Volume 32, Number 16 Pages 1385–1458 August 15, 2007

### SALUS POPULI SUPREMA LEX ESTO

"The welfare of the people shall be the supreme law."



# ROBIN CARNAHAN SECRETARY OF STATE

# MISSOURI REGISTER

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The Missouri Register is published semi-monthly by

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ISSN 0149-2942, USPS 320-630; periodical postage paid at Jefferson City, MO Subscription fee: \$56.00 per year

POSTMASTER: Send change of address notices and undelivered copies to:

MISSOURI REGISTER
Office of the Secretary of State
Administrative Rules Division
PO Box 1767
Jefferson City, MO 65102

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# Missouri



# REGISTER

August 15, 2007

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Documents will be accepted for filing on all regular workdays from 8:00 a.m. until 5:00 p.m. We encourage early filings to facilitate the timely publication of the *Missouri Register*. Orders of Rulemaking appearing in the *Missouri Register* will be published in the *Code of State Regulations* and become effective as listed in the chart above. Advance notice of large volume filings will facilitate their timely publication. We reserve the right to change the schedule due to special circumstances. Please check the latest publication to verify that no changes have been made in this schedule. To review the entire year's schedule, please check out the website at <a href="http://www.sos.mo.gov/adrules/pubsched.asp">http://www.sos.mo.gov/adrules/pubsched.asp</a>

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#### HOW TO CITE RULES AND RSMo

**RULES**—Cite material in the *Missouri Register* by volume and page number, for example, Vol. 28, *Missouri Register*, page 27. The approved short form of citation is 28 MoReg 27.

The rules are codified in the Code of State Regulations in this system—

TitleCode of State RegulationsDivisionChapterRule1CSR10-1.010DepartmentAgency, DivisionGeneral area regulatedSpecific area regulated

They are properly cited by using the full citation, i.e., 1 CSR 10-1.010.

Each department of state government is assigned a title. Each agency or division within the department is assigned a division number. The agency then groups its rules into general subject matter areas called chapters and specific areas called rules. Within a rule, the first breakdown is called a section and is designated as (1). Subsection is (A) with further breakdown into paragraph 1., subparagraph A., part (I), subpart (a), item I. and subitem a.

The Secretary of State shall publish all executive orders beginning January 1, 2003, pursuant to section 536.035.2, RSMo Supp. 2006.

#### EXECUTIVE ORDER 07-21

WHEREAS, the mission of Missouri state government is to provide essential services to Missouri citizens; and

WHEREAS, this mission requires each state employee to perform his or her job with a commitment to excellence; and

WHEREAS, all citizens of the State of Missouri will be best served by a standardized, automated system of performance evaluations that will hold state managers, supervisors, and employees accountable for continually reaching for the highest levels of performance; and

WHEREAS, the Director of the Division of Personnel is required to establish a system of service reports, which shall be used as follows: to consider the employee's conduct, performance, and output in order to determine salary increases and decreases within the limits established by law and by the pay plan; as a factor in examinations for promotion; as a factor in determining the order of layoff when forces must be reduced because of a lack of work or funds, as well as the order in which names are to be placed on reinstatement registers; and as a means of discovering employees who should be demoted, transferred, or dismissed; and

WHEREAS, all supervisors are responsible for accurately communicating performance standards and results to all employees they supervise.

NOW, THEREFORE, I, Matt Blunt, Governor of the State of Missouri, by virtue of the authority vested in me by the Constitution and laws of the State of Missouri, do hereby order as follows:

- (1) All state agencies of the Executive Branch shall evaluate the performance of all employees pursuant to the procedures of the Division of Personnel within the Office of Administration.
- (2) All employees shall receive at least one annual performance evaluation, and such evaluation shall be recorded in the Productivity, Excellence and Results for Missouri (PERforM) State Employee Online Appraisal System.

(3) All employees with the responsibility to evaluate the performance of other employees shall be held accountable for conducting such ratings objectively among all employees, which shall be a factor in his or her own performance evaluation.



IN WITNESS WHEREOF, I have hereunto set my hand and caused to be affixed the Great Seal of the State of Missouri, in the City of Jefferson, on this 11th day of July, 2007.

Matt Blunt Governor

ATTEST:

Robin Carnahan Secretary of State

#### EXECUTIVE ORDER 07-22

Whereas, I have been advised by the Director of the State Emergency Management Agency that many communities are having difficulty recovering from the severe storm systems that impacted the western and central regions of the State of Missouri from June 4, 2007, and continuing; and

Whereas, those severe weather events continue to cause significant damages to public infrastructure as a result of heavy rains, flooding, flash flooding, high winds, and hail; and

Whereas, those damages have had an adverse affect on the abilities of those communities to provide for the health, safety, welfare, and property of the citizens of the State of Missouri beyond the capabilities of local and other established agencies; and

Whereas, the repetitive nature of disaster events over the past twelve months have created a significant impact on the abilities of the state and affected local governments to effectively and expeditiously recovery from those events; and

Whereas, the resources of the State of Missouri and the federal government will be needed to assist affected jurisdictions recover from these storms and to help relieve the condition of distress and hazard to the safety and welfare of our fellow Missourians; and

Whereas, protection of the safety and welfare of the citizens of the state requires an invocation of the provisions of Sections 44.100 and 44.110, RSMo.

NOW, THEREFORE, I, MATT BLUNT, GOVERNOR OF THE STATE OF MISSOURI, by virtue of the authority vested in me by the Constitution and Laws of the State of Missouri, including Sections 44.100 and 44.110, RSMo, do hereby declare that a State of Emergency exists in the State of Missouri. I do hereby direct that the Missouri State Emergency Operations Plan be activated.

I further authorize the use of state agencies to provide assistance, as needed.

This order shall terminate on August 3, 2007, unless extended in whole or in part.



IN WITNESS WHEREOF, I have hereunto set my hand and caused to be affixed the Great Seal of the State of Missouri in the City of Jefferson on this 3<sup>rd</sup> day of July

Matt Burt Governor

Robin Carnahan, Secretary of State

#### EXECUTIVE ORDER 07-23

Whereas, I have been advised by the Director of the State Emergency Management Agency that many communities are having difficulty recovering from the severe storm systems that impacted the western and central regions of the State of Missouri from June 4, 2007, and continuing; and

Whereas, those severe weather events continue to cause significant damages to public infrastructure as a result of heavy rains, flooding, flash flooding, high winds, and hail; and

Whereas, those damages have had an adverse affect on the abilities of those communities to provide for the health, safety, welfare, and property of the citizens of the State of Missouri beyond the capabilities of local and other established agencies; and

Whereas, the repetitive nature of disaster events over the past twelve months have created a significant impact on the abilities of the state and affected local governments to effectively and expeditiously recovery from those events; and

Whereas, the resources of the State of Missouri and the federal government will be needed to assist affected jurisdictions recover from these storms and to help relieve the condition of distress and hazard to the safety and welfare of our fellow Missourians; and

NOW, THEREFORE, I MATT BLUNT, GOVERNOR OF THE STATE OF MISSOURI, by virtue of the Constitution and Laws of the State of Missouri, including Section 41.480.2, RSMo, order and direct the Adjutant General of the State of Missouri, or his designee, to call forthwith and order into active service such portions of the organized militia as he deems necessary to aid the executive officials of Missouri and to protect life and property. It is further ordered and directed that the Adjutant General or his designee, through him, the commanding officer of any unit or other organization of such organized militia so called into active service take such action and employ such equipment as may be necessary in support of civilian authorities, and provide such assistance as may be authorized and directed by the Governor of this State.

This order shall terminate on August 3, 2007, unless extended in whole or in part.



IN WITNESS WHEREOF, I have hereunto set my hand and caused to be affixed the Great Seal of the State of Missouri in the City of Jefferson on this 3<sup>rd</sup> day of July

Matt Blunt, Governor

2007.

Robin Carnahan, Secretary of State

#### EXECUTIVE ORDER 07-24

WHEREAS, the mission of Missouri state government is to provide essential services to Missouri citizens; and

WHEREAS, this mission requires state agencies to procure goods and services and disburse funds to eligible recipients; and

WHEREAS, Missouri state government must be accountable to its citizens; and

WHEREAS, on September 26, 2006, President Bush signed the Federal Funding Accountability and Transparency Act creating an internet site for the public to freely search and access information about government spending, grants, and contracts; and

WHEREAS, it is equally important for Missourians to know how Missouri state tax dollars are spent; and

WHEREAS, open access to government spending will reduce costs and promote efficiency in Missouri state government;

NOW, THEREFORE, I, Matt Blunt, Governor of the State of Missouri, by virtue of the authority vested in me by the Constitution and laws of the State of Missouri, do hereby order as follows:

The Commissioner of Administration shall establish the Missouri Accountability Portal as a free, internet-based tool allowing citizens to demand fiscal discipline and responsibility.

The Missouri Accountability Portal shall be an easy-to-search database of financial transactions related to the purchase of goods and services and the distribution of funds for state programs.

The Missouri Accountability Portal shall be updated each state business day and maintained as the primary source of information about the activity of Missouri's government.



IN WITNESS WHEREOF, I have hereunto set my hand and caused to be affixed the Great Seal of the State of Missouri, in the City of Jefferson, on this 11th day of July, 2007.

Matt Blunt Governor

ATTEST:

Robin Carnahan Secretary of State Inder this heading will appear the text of proposed rules and changes. The notice of proposed rulemaking is required to contain an explanation of any new rule or any change in an existing rule and the reasons therefor. This is set out in the Purpose section with each rule. Also required is a citation to the legal authority to make rules. This appears following the text of the rule, after the word "Authority."

ntirely new rules are printed without any special symbology under the heading of the proposed rule. If an existing rule is to be amended or rescinded, it will have a heading of proposed amendment or proposed rescission. Rules which are proposed to be amended will have new matter printed in boldface type and matter to be deleted placed in brackets.

n important function of the *Missouri Register* is to solicit and encourage public participation in the rulemaking process. The law provides that for every proposed rule, amendment or rescission there must be a notice that anyone may comment on the proposed action. This comment may take different forms.

f an agency is required by statute to hold a public hearing before making any new rules, then a Notice of Public Hearing will appear following the text of the rule. Hearing dates must be at least thirty (30) days after publication of the notice in the *Missouri Register*. If no hearing is planned or required, the agency must give a Notice to Submit Comments. This allows anyone to file statements in support of or in opposition to the proposed action with the agency within a specified time, no less than thirty (30) days after publication of the notice in the *Missouri Register*.

n agency may hold a public hearing on a rule even though not required by law to hold one. If an agency allows comments to be received following the hearing date, the close of comments date will be used as the beginning day in the ninety (90)-day-count necessary for the filing of the order of rulemaking.

If an agency decides to hold a public hearing after planning not to, it must withdraw the earlier notice and file a new notice of proposed rulemaking and schedule a hearing for a date not less than thirty (30) days from the date of publication of the new notice.

Proposed Amendment Text Reminder: **Boldface text indicates new matter**.
[Bracketed text indicates matter being deleted.]

#### Title 13—DEPARTMENT OF SOCIAL SERVICES Division 70—Division of Medical Services Chapter 15—Hospital Program

#### PROPOSED AMENDMENT

13 CSR 70-15.030 Limitations on Payment for Inpatient Hospital Care. The division is amending subparagraph (1)(A)2.B.

PURPOSE: This amendment removes the diagnosis codes as they may change yearly with ICD updates.

(1) For inpatient hospital admissions that have been certified under 13 CSR 70-15.020 and for admissions that do not require certification, the number of days which Medicaid will cover for each admission and continuous period of hospitalization shall be limited to the lowest of subsection (1)(A), (B) or (C).

- (A) The number of days indicated as appropriate in accordance with the length-of-stay schedule as set forth in paragraph (1)(A)1. with the exception of those specific diagnoses for which a length-of-stay schedule has been developed by the Medicaid agency as set forth in paragraphs (1)(A)2. and 3., or as stated in paragraph (1)(A)4., or as established in 13 CSR 70-15.020 and as stated in paragraph (1)(A)5.
- 1. For the diagnosis at the 75th percentile average length-of-stay in the 1988 edition of the *Length of Stay by Diagnosis for the United States, North Central Region* for claims and adjustments processed for payment on or after January 1, 1990.
- 2. A length-of-stay schedule, as developed by the Medicaid agency, for limited categories of rehabilitation diagnoses provided in facilities which meet the following criteria:
- A. Medicare certification of ten (10) beds or more as a rehabilitation hospital or a rehabilitation distinct part which is exempt from the Medicare prospective rate-setting system; or
- B. Certification of ten (10) beds or more by the Commission for Accreditation of Rehabilitation Facilities.

#### Diagnosis Description/, Code/ and Days

Spinal cord injury—quadriplegia—[Code SC1—]thirty (30) days Spinal cord injury—cervical fracture—[Code SC2—]twenty-five (25) days

Spinal cord injury—paraplegia—[Code SC3—]thirty (30) days Spinal cord injury—hemiplegia—[Code SC4—]twenty-five (25) days

Cerebral vascular accident—[Code CVA—]twenty-nine (29) days Head trauma—[Code HT1—]thirty-five (35) days Muscular dystrophy—[Code MUD—]twenty (20) days Orthopedic trauma—arm—[Code OT1—]twenty-nine (29) days Orthopedic trauma—leg—[Code OT2—]twenty-nine (29) days Late effect of injury to the nervous system—[Code ENS—]thirty (30) days

Degenerative joint disease—[Code DJD—]twenty (20) days.

3. An average length-of-stay schedule, as developed by the Medicaid agency, for liveborn infants according to type of birth.

#### Diagnosis Description, Code and Days

V3000, V3900

Single diagnosis, not operated—three (3) days
Single diagnosis, operated—four (4) days
Multiple diagnosis, not operated—four (4) days
Multiple diagnosis, operated—ten (10) days
V3001, V3101, V3201, V3301, V3401, V3501, V3601, V3701,
V3901

Single diagnosis, not operated—three (3) days Single diagnosis, operated—three (3) days Multiple diagnosis, not operated—five (5) days Multiple diagnosis, operated—fifteen (15) days V3100, V3200, V3300, V3400, V3500, V3600, V3700

Single diagnosis, not operated—four (4) days Single diagnosis, operated—four (4) days Multiple diagnosis, not operated—seven (7) days Multiple diagnosis, operated—twelve (12) days

V301, V311, V321, V331, V341, V351, V361, V371, V391

Single diagnosis, not operated—two (2) days Single diagnosis, operated—two (2) days Multiple diagnosis, not operated—four (4) days Multiple diagnosis, operated—fifteen (15) days

Any liveborn low birthweight (under two thousand grams (2,000 g)) born in a hospital or before admission to a hospital, single or multiple diagnosis, operated or not operated, may be billed under the code

- GRO. All inpatient days to and including the day on which the infant reaches two thousand grams (2,000 g) weight will be paid. Use of this code will require attachment to the claim of medical chart progress notes which show the date on which this weight is attained.
- 4. For infants who are less than one (1) year of age at admission, all medically necessary days will be paid at any hospital. For children who are less than six (6) years of age at admission and who receive services from a disproportionate share hospital, all medically necessary days will be paid.
- 5. Continued stay reviews will be performed for alcohol and drug abuse detoxification services to determine the days that are medically necessary and appropriate for inpatient hospital care.

AUTHORITY: sections 208.153 [,208.162] and 208.201, RSMo 2000 and 208.152, RSMo Supp. 2006. This rule was previously filed as 13 CSR 40-81.051. Emergency rule filed April 7, 1981, effective April 20, 1981, expired July 10, 1981. Original rule filed April 7, 1981, effective July 11, 1981. For intervening history please consult the Code of State Regulations. Amended: Filed July 16, 2007.

PUBLIC COST: This proposed amendment will not cost state agencies or political subdivisions more than five hundred dollars (\$500) in the aggregate.

PRIVATE COST: This proposed amendment will not cost private entities more than five hundred dollars (\$500) in the aggregate.

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed amendment with the Department of Social Services, Division of Medical Services, 615 Howerton Court, Jefferson City, MO 65109. To be considered, comments must be received within thirty (30) days after publication of this notice in the Missouri Register. If to be hand-delivered, comments must be brought to the Division of Medical Services at 615 Howerton Court, Jefferson City, Missouri. No public hearing is scheduled.

#### Title 20—DEPARTMENT OF INSURANCE, FINANCIAL INSTITUTIONS AND PROFESSIONAL REGISTRATION

Division 500—Property and Casualty Chapter 5—Professional Malpractice

#### PROPOSED RULE

#### 20 CSR 500-5.020 Medical Malpractice Insurance Rate Filings

PURPOSE: This rule effectuates the provisions of sections 383.203, RSMo, by prescribing the form and manner of filing of rates, and 383.206, RSMo, regarding definitions of terms used in the rules in this chapter.

- (1) For purposes of the rules in this chapter and except as specifically provided in another rule in this chapter:
- (A) "Base prospective loss costs" means that portion of a base rate that does not include provisions for expenses (other than loss adjustment expenses), investment income or profit, and are based on historical aggregate losses and loss adjustment expenses adjusted through development through trending to a future point in time;
- (B) "Base rate" means the cost of insurance per exposure unit prior to any application of individual risk variations based on loss or expense considerations;
- (C) "Classification" means the grouping of insurance risks according to a classification system used by an insurer;
- (D) "Classification system" means a schedule of classifications and a rule or set of rules used by an insurer for determining the classification applicable to an insured;

- (E) "Prospective administrative expenses" means that portion of a rate that provides for expenses (other than loss adjustment expenses and investment expenses). Prospective administrative expenses include the following:
  - 1. Acquisition costs, general expenses, taxes, licenses and fees;
- 2. The net cost of reinsurance, which consists of the amount to be paid to the reinsurer, less ceding commissions or allowances and expected reinsurance recoveries, and which considers other relevant information specifically relating to cost of reinsurance, such as a retrospective profit-sharing agreement, commutation provisions, and reinstatement premiums between the reinsured and the reinsurer; and
- 3. Any other reasonable expenses if found by the director to be warranted under the circumstances;
- (F) "Prospective investment income" means the expected income associated with the investment of insurance cash flows, net of taxes and investment expenses, and expressed as a percentage of premium;
  - (G) "Rate" means the cost of insurance per exposure unit;
- (H) "Rating plan" means a rule or set of rules used by an insurer to calculate premium for an insured, and the parameter values used in such calculation, after application of classification premium rates to units of exposure:
- (I) "Rating system" means a collection of rating plans to be used by an insurer, rules for determining which rating plans are applicable to an insured, a classification system, and other rules used by an insurer for determining contractual consideration for insured;
- (J) "Schedule rating plan" means any rating plan or system whereby a base rate is adjusted or modified based upon a schedule of debits and credits reflecting observable rating characteristics, not reflected in the base rate itself, expected to affect an individual insured's future loss exposure or expenses;
- (K) "Supplementary rate information" means any manual, minimum premium, rating plan, rating schedule or plan of policy writing rules, rating rules, classification system, schedule rating plan, territory codes and descriptions, rating plans and any other similar information needed to determine the applicable premium for an insured. Supplementary rating information includes factors and relativities, such as increased limits factors, classification relativities, deductible relativities or similar factors;
  - (L) "Supporting actuarial data" consists of:
- 1. The premium, loss and loss adjustment experience and judgment of the insurer and the premium, loss and loss adjustment experience or data of other insurers or rating organizations relied upon by the insurer, including:
- A. Identifying Missouri premium resulting from the insurer's filed base rates;
- B. Identifying premium resulting from schedule rating adjustments;
- C. Identifying premium resulting from other rating adjustments;
- D. Identifying premium resulting from consent to rate surcharges in excess of the insurer's filed rates;
  - E. Identifying total collected premium;
- F. Identifying and explaining adjustments needed to bring historical premium to current rates;
- G. Identifying whether the loss and loss adjustment experience is Missouri experience and whether such experience is the insurance company's or the insurance industry's experience; and
- H. Explaining how the experience was used in developing such rates;
- 2. The interpretation of any statistical data relied upon by the insurer;
  - 3. Descriptions of methods used in making the rates;
- 4. The provisions included in the rate for the insurer's investment income and investment losses and administrative costs (including acquisition costs, general expenses, taxes, licenses and fees and other expenses) and explanations of how such investment income and losses and administrative costs:
  - A. Were considered in developing such rates; and

- B. Were allocated to the state of Missouri;
- 5. The extent to which the locale in which a health care practice is occurring affects such rates;
- 6. The extent to which inflation, including a description of the type of inflation, affects such rates;
- 7. A description of any rate of return on investment for the owners or shareholders of the insurer, including a comparison of the rate of return on similar investments;
  - 8. Base prospective loss costs for each base rate filed;
  - 9. Prospective administrative expenses;
  - 10. Prospective investment income; and
- 11. A description of any other factors used in developing the rates.
- (2) Each insurer shall file its rates in the following form and manner:
- (A) Rates and supplementary rate information shall be provided under cover of Form TD-2 or such other form approved by the director. Rates and supplementary rate information filed shall include the following information:
- 1. Each base rate filed, including the description of which classification of health care provider such base rate applies to;
- 2. A complete description of any charge, credit, debit or discount to any base rate, including the maximum positive, if any, and maximum negative, if any, allowable values of the annual aggregate schedule rating adjustments that may be credited or debited to all health care providers within a given classification (if the insurer fails or refuses to provide such values, the maximum positive value will be presumed to be the maximum annual individual amount of schedule rating debits and the maximum negative value will be presumed to be the maximum annual individual amount of schedule rating credits, as stated in the insurance company's rate filing); and
- (B) A certification by an officer of the insurer that the insurer's records contain actuarial support for each criteria used in a schedule rating plan and supporting actuarial data for each of the insurer's rates and for the insurer's rating plan and rating system.
- (3) An insurer shall file upon request of the director its supporting actuarial data or such part or parts of its supporting actuarial data as requested by the director. If an insurer's rate has been in effect for more than one (1) year, an insurer shall file upon request of the director updated supporting actuarial data or such part or parts of its supporting actuarial data as requested by the director to demonstrate continued compliance.
- (4) If the director determines that an insurer's rate filing does not comply with the form and manner of this rule then the director shall notify the insurer within thirty (30) days after filing that the filing has not been made in the form and manner required by this rule, what the insurer must do in order to make the filing comply with this rule, and within what time (not less than twenty (20) days from the date the director sent the notice) the insurer must make the filing comply with this rule. The absence of such notification by the director shall not mean that the rates and supplementary rate information provided in the filing meet the requirements of other rules in this chapter. With respect to an insurer which has received the notice from the director referred to in this section and does not make its rate filing comply with the requirements of such notice within such period as the director may allow, the director may use all remedies provided by law to require the insurer not to use the rates in such filing.
- (5) Public Records.
- (A) All rates and supplementary rate information shall, as soon as filed, be open to public inspection at any reasonable time.
- (B) Copies may be obtained by any person on request and upon payment of a reasonable charge.
- (C) Information filed pursuant to this rule other than rates and supplementary rate information may be treated as confidential if filed pursuant to the procedure set forth in 20 CSR 10-2.400(8).

(D) The insurer shall file the original and one (1) copy of all rates, supplementary information and other information filed pursuant to this rule.

AUTHORITY: section 383.206, RSMo Supp. 2006. Emergency rule filed Feb. 1, 2007, effective Feb. 13, 2007, expired Aug. 10, 2007. Original rule filed July 16, 2007.

PUBLIC COST: This proposed rule will cost state agencies or political subdivisions less than five hundred dollars (\$500) in the aggregate. The 1.5 FTE accounted for in Proposed Rule 20 CSR 600-1.030 Medical Malpractice Data Reporting, which was filed May 18, 2007, will be used to implement this proposed rule, however no further costs will be incurred by state agencies or political subdivisions as a result of this rule.

PRIVATE COST: This proposed rule will cost private entities in excess of five hundred dollars (\$500) annually. Initial compliance will cost insurers four thousand nine hundred twenty-three dollars (\$4,923) per entity and ongoing compliance will cost insurers nine hundred sixty-two dollars (\$962) per entity annually.

NOTICE OF PUBLIC HEARING AND NOTICE TO SUBMIT COM-MENTS: A public hearing will be held on this proposed rule at 10 a.m. on October 1, 2007. The public hearing will be held at the Harry S Truman State Office Building, Room 530, 301 West High Street, Jefferson City, Missouri. Opportunities to be heard at the hearing shall be afforded to any interested person. Interested persons, whether or not heard, may submit a written statement in support of or in opposition to the proposed rule, until 5:00 p.m. on October 1, 2007. Written statements shall be sent to Tamara A. Wallace, Department of Insurance, Financial Institutions and Professional Registration, PO Box 690, Jefferson City, MO 65101.

SPECIAL NEEDS: If you have any special needs addressed by the Americans with Disabilities Act, please notify us at (573) 751-6798 or (573) 751-2619 at least five (5) working days prior to the hearing.

# FISCAL NOTE PRIVATE COST

#### I. RULE NUMBER

Rule Number and Name:	20 CSR 500-5.020
	Medical Malpractice Insurance Rate Filings
Type of Rulemaking	Proposed Rule

#### II. SUMMARY OF FISCAL IMPACT

Estimate of the number of entities by class which would likely be affected by the adoption of the proposed rule:	Classifications by types of the business entities which would likely be affected:	Estimate in the aggregate as to the cost of compliance with the rule by the affected entities:
38	Estimated number individual medical malpractice insurers or	Initial Cost per Entity: \$4,923
	medical malpractice insurers that operate as a group that will likely	Initial Industry Cost: \$177,231
	be affected.	Ongoing Cost per year per entity: \$962
		Ongoing Cost per year Industry Total: \$34,625

#### III. WORKSHEET

The following tables summarize the department's estimate of the additional cost insurers will incur due to the proposed rules. The costs are expressed per "entity" and for the entire industry and for Missouri small businesses. Some insurers operate as a group and a single unit within the group prepares the rate flings for all of the companies in the group. For this reason we consider each such group to be a single entity.

#### Overall Estimated Compliance Cost

			Industry
	Per Entity		<u>Total</u>
Initial Cost	\$ 4,923	\$	177,231
Ongoing Cost per Year	\$ 962	\$	34,615
2006 MO Medical Malpractice Written Premium	\$ 5,343,039	\$19	2, <b>34</b> 9,402
Initial Percent of WP Ongoing Percent of WP			0.09% 0.02%

#### Missouri Small Business Estimated Compliance Cost

			Industry
	Per Entity		Total
Initial Cost	\$ 4,808	\$	33,654
Ongoing Cost per Year	\$ 1,538	\$	10,769
2006 MO Medical Malpractice Written Premium	\$ 15,260,079	\$10	6,820,552
Initial Percent of WP			0.03%
Ongoing Percent of WP			0.01%

#### IV. ASSUMPTIONS

#### Limitations and Admonitions

The estimates set forth in this memo are forecasts of future costs. These estimates depend upon such factors the current insurance company staffing and cost structure, and the amount and cost of <u>additional resources</u> needed for compliance. Rate filings vary a great deal in complexity and costs vary accordingly. Although the estimates discussed herein reflect our actuary's best professional judgment, substantial variance of actual results from the projections is possible.

Although the estimates are made and presented per entity, the cost for any particular insurer or insurer group could be much different from the average. For example, some insurers use high-cost consulting actuaries to prepare rate filings and others have in-house actuaries and support staff.

#### **Data Methods and Assumptions**

Cost estimates are documented in the attached Exhibit 1. Compliance cost equals the estimated hours of additional work needed for compliance times the hourly rate times the filings per entity times the number of entities.

Additional hours of work per filing needed for compliance

- X Hourly rate
- X Filings per entity
- X Number of Entities

Cost of Compliance

The hours of additional work needed to comply with the proposed regulation are estimated separately for initial compliance and on an ongoing basis. These estimates are based on the department actuary's experience preparing rate filings, providing actuarial consulting services and reviewing rate filings. The number and type of filings per entity is based on past medical malpractice filings submitted by insurers in Missouri. Our actuary assumes that the number of filings will not change materially due to this rule but that the difficulty of preparing the filings will increase. The number of entities subject to the rule is based on data reported by the insurers to the National Association of Insurance Commissioners.

The department estimates that initial compliance cost will take an additional week, or 5 eight-hour work days for the first filing. This initial work is assumed to involve an extensive overall rate review. Ongoing compliance is estimated to require two additional eight-hour work days per rate filing. Many ongoing rate filings are minor adjustments and do not require very much additional work to comply with the proposed rule. Updating the initial overall rate filing is expected to require much less additional work.

The hourly rates are estimated for initial compliance and on an ongoing basis. The initial hourly rate is based on an annual cost of \$160,000 per year per person. This is intended to reflect salary, benefits and overhead (including IT systems and clerical support). According to the Bureau of Labor Statistics, the current average annual wage for actuaries is \$92,000 and the 75th percentile is \$115,000. The department estimates overhead to be 50% of salary, resulting in an average cost of \$138,000 and a 75th percentile cost of \$173,000 per year. The department estimates that an annual cost of \$160,000 per worker (including benefits and overhead) fairly represents the initial cost of compliance. A lower annual cost of \$125,000 per year is assumed to apply to the more routine ongoing rate filings. Since Missouri small businesses rely more heavily on consultants to prepare rate

filings, the department estimates the annual cost to be \$250,000 per year for initial compliance and \$200,000 per year for ongoing compliance.

Exhibit 2 provides a summary of the number and types of filings made by medical malpractice insurers in Missouri from 1/1/2004 to 8/30/2006. These summaries are used as the basis of the estimated number of initial compliance rate filings and the number of ongoing rate filings per year. Rule and form filings are not expected to have significant compliance costs.

The initial compliance cost is assumed to result from a single major rate review of the entity's Missouri experience. However, insurers often provide medical malpractice for more than one type of coverage (hospitals, doctors, dentists, etc). The department has identified six different types of coverage and the number of entities active in each. Based on historical experience, the department assumes that on average each entity will be required to prepare 1.6 initial compliance rate reviews.

The ongoing compliance cost will primarily impact overall rate changes, which are not typically filed every year. Other types of filings include routine changes to rates that do not require extensive actuarial support or compliance costs. Based on historical experience, the department assumes that each entity will be required to prepare 1.0 ongoing rate filings per year.

Exhibit 3 shows an inventory of the insurers actively writing medical malpractice insurance in Missouri. This exhibit is used to estimate the current number of entities making medical malpractice rate filings in Missouri. This list excludes surplus lines insurers (exempt from the rule) and risk retention groups. Although risk retention groups are subject to the rule, compliance costs are not presently expected to apply.

Exhibit 1

#### Missouri Department of Insurance, Financial Institutions and Professional Registration

#### Medical Malpractice Rate Filing Rule Estimated Compliance Cost

#### **TotalEstimated Compliance Costs**

	 Initial	Ongoing
Hours of work	40	16
Cost per hour	\$ 76.92	\$ 60.10
Filings Per Year	1.6	1.0
Total Cost per Entity	\$ 4,923	\$ 962
x Number of Entities	36	36
Total	\$ 177,231	\$ 34,615

#### Small Missouri Business Estimated Compliance Costs

		<u>Initial</u>	<u>Ongoing</u>
Hours of work		40	16
Cost per hour	\$	120.19	\$ 96.15
Filings Per Year		1.0	 1.0
Total Cost per Entity	\$	4,808	\$ 1,538
x Number of Entities		7	 7
Total	S	33.654	\$ 10.769

#### Notes:

Estimated <u>additional</u> cost (above current work level) for new regulation.

Initial filings are required for each type coverage.

Ongoing filings include routine filings.

Ongoing filings include periodic rate raview filings.

Additional Hours of work = 5 additional work days initial rate review.

= 2 additional work days ongoing.

#### Statewide

Cost per hour = based on \$160,000 per worker per year for initial.

= based on \$125,000 per worker per year for ongoing.

Includes overhead & staff support.

#### Small Missouri Businesses

Cost per hour = based on \$250,000 per worker per year for initial.

= based on \$200,000 per worker per year for ongoing.

includes overhead & staff support.

Filings Per Year = See Exhibbit 2.

Number of Entities = See Exhibit 3.

Exhibit 2

# Missouri Department of Insurance, Financial Institutions and Professional Registration Medical Malpractice Rate Filing Rule

#### **Rate Filing Activity**

	Number of	Form or Rule	Rate	Total	Rate Filings Per Enlity
	<u>Entities</u>	<u>Filings</u>	<u>Filings</u>	<u>Filings</u>	Per Year
2004	24	34	39	73	1.6
2005	25	39	26	65	1.0
8 mo 2006	<u>22</u>	<u>25</u>	<u>23</u>	<u>48</u>	<u>1.0</u>
Total	71	98	88	186	1.2
			Pro	jected	1.0
Current Num	ber of Entities fro	m Exhibit 3	36		

Missouri Small Businesses 7

### Number of Entities That Write Multiple Types of Med Mal Insurance

	<u>2005</u>	YTD 2006	
Type of Coverage			
Hospital	2	2	
Doctors	18	20	
Podiatry	1	1	
Dentists	4	6	
Chiropractic	3	3	
Other	<u>5</u>	<u>6</u>	
Total	33	38	
Number of Entities	25	22	
			<u>Projected</u>
Types of Coverage Per Entity	1.3	1.7	1.6

Exhibit 3A

## Missouri Department of Insurance, Financial Institutions and Professional Registration Schedule T(a) Medical Malpractice

Source: NAIC State: MO Year: 2006

			insures	
tity	Group		Physicians	Writte
unt	Code	Cocode Company Name	& Surgeons	Premiur
1	12	19445 NATIONAL UNION FIRE INSURANCE COMPANY OF PITTSBURGH, PA.	Yes	2,893,616
0	12	23809 GRANITE STATE INSURANCE COMPANY	No	62,805
0	12	19380 AMERICAN HOME ASSURANCE COMPANY	No	94,565
1	31	20079 NATIONAL FIRE & MARINE INSURANCE COMPANY	Yes	639,274
0	31	11843 The Medical Protective Company	Yes	16,278,171
1	140	11991 National Casualty Company	Yes	2,00
1	163	24732 GENERAL INSURANCE COMPANY OF AMERICA	Yes	4,265
1	176	25143 State Farm Fire and Casualty Company	No	82,233 1,692,015
1	218	20443 CONTINENTAL CASUALTY COMPANY	Yes Yes	2,959,624
0	218	20427 AMERICAN CASUALTY COMPANY OF READING, PENNSYLVANIA	Yes No	1,739,38
1	244	10877 CINCHNATI INSURANCE COMPANY	NO No	1,739,36
1	361	1972D AMERICAN ALTERNATIVE INSURANCE CORPORATION	Yes	285,503
1	501 501	16624 Darwin National Assurance Company	No	1,190,86
0	501	33138 Landmark American Insurance Company 10801 FORTRESS INSURANCE COMPANY	No	177.62
1	626	22867 ACE AMERICAN INSURANCE COMPANY	No	561.73
1	761	22810 Chicago Insurance Company	Yes	961,30
Ó	761	21881 National Surety Corporation	No	1.03
G	761	21865 Associated Indemnity Corporation	No	2.50
0	761	21857 The American Insurance Company	No	76.55
1	775	13714 PHARMACISTS MUTUAL INSURANCE COMPANY	No	398,80
i.	g31	34495 DOCTORS COMPANY, AN INTERINSURANCE EXCHANGE	Yes	5,545,68
i i	861	10585 MEDICAL LIABILITY ALLIANCE	Yes	8,306,64
ė	861	27642 MISSOURI HOSPITAL PLAN	No	33,039,04
1	984	42374 HOUSTON CASUALTY COMPANY	No	4,83
4	1129	21970 OneBeacon Insurance Company	Yes	226,66
1	1272	33367 INTERMED INSURANCE COMPANY	Yes	7,084,21
1	2358	32921 ISMIE Mutual Insurance Company	Yes	269,06
t	2638	11127 Professional Solutions Insurance Company	Yes	1,147,74
0	2638	15865 NCMIC Insurance Company	No	1,389,57
1	2698	33391 The Medical Assurance Company, Inc.	Yes	23,272,15
1	3504	18222 PACO Assurance Company, Inc.	No	42,99
0	3504	14460 Podiatry Insurance Company of America, a Mutual Company	No	1,545,03
1		12381 GALEN INSURANCE COMPANY	Yes	2,038,42
1		34703 KANSAS MEDICAL MUTUAL INSURANCE COMPANY	Yes	2,429,33
1		44083 Preferred Physicians Medical Risk Retention Group, Inc.	Yes	2,904,33
1		36234 Preferred Professional Insurance Company	Yes	3,362,10
1		12513 PROFESSIONAL LIABILITY INSURANCE COMPANY OF AMERICA	Yes	3,970,89
1		11964 MISSOURLOOCTORS MUTUAL INSURANCE CO	Yes Yes	4,613,02 10,458,40
1		11704 Physicians Professional Indemnity Association	Tes Yes	41,270,79
1		11582 Missouri Physicians Mutual	No.	17.92
1		10717 Aspen Specially Insurance Company 18767 CHURCH MUTUAL INSURANCE COMPANY	No	343.73
1		12175 SYSTEMS PROTECTION ASSURANCE INC.	No.	911.61
1		35904 Health Care Indomnity Inc.	No	7,882,30
22		Insures Physicians and Surgeons		\$142,825,25
34		Grand Total		\$192,349,4
4 10	SO rate sen	vice organization		

Excludes companies with zero or less direct written premium.

Excludes surplus lines companies and out-of-state risk retention groups.

Exhibit 3B

#### Missouri Department of Insurance, Financial Institutions and Professional Registration Medical Matpractice Insurance Missouri Small Businesses

Source: NAIC State: MO Year: 2006

			BISUIES	
Entity	Group		Physicians	Direct Written
Count	Code	Cocode Company Name	& Surgeons	Premium
1	861	10686 MEDICAL LIABILITY ALLIANCE	Yes	8,306,644
1	861	27642 MISSOURI HOSPITAL PLAN	No	33,039,047
1	1272	33367 INTERMED INSURANCE COMPANY	Yes	7,084,217
i		12361 GALEN INSURANCE COMPANY	Yes	2,038,422
1		11964 MISSOURI DOCTORS MUTUAL INSURANCE CO	Yes	4,613,024
Ť		11704 Physicians Professional Indemnity Association	Yes	10,468,408
1		11582 Missouri Physicians Mutual	Yes	41,270,790
7		Grand Total		\$108,820,552
6		Insures Physicians and Burgeons		\$73,781,505

Excludes companies with zero or less direct written premium.

Note: Proposed Rule 20 CSR 500-5.020 Medical Malpractice Insurance Rate Filings works with the following proposed rules: 20 CSR 500-5.025 Determination of Inadequate Rates, 20 CSR 500-5.026 Determination of Excessive Rates, and 20 CSR 500-5.027 Determination of Unfairly Discriminatory Rates. The above proposed rules were filed with the Secretary of State on July 16, 2007. While proposed rule 20 CSR 500-5.020 works with the above noted proposed rules, all fiscal costs have been assigned to 20 CSR 500-5.020.

The documents used to prepare this Private Cost Fiscal Note are available at the Department of Insurance, Financial Institutions and Professional Registration office at 301 West High Street, Room 530, Jefferson City, MO 65202, or by contacting Tamara Wallace by telephone at (573) 751-2619.

#### Title 20—DEPARTMENT OF INSURANCE, FINANCIAL INSTITUTIONS AND PROFESSIONAL REGISTRATION

Division 500—Property and Casualty Chapter 5—Professional Malpractice

#### PROPOSED RULE

#### 20 CSR 500-5.025 Determination of Inadequate Rates

PURPOSE: This rule effectuates the provisions of section 383.206, RSMo, regarding determinations of whether a base rate for medical malpractice insurance is inadequate.

- (1) The provisions of this rule apply only to the determination of whether a base rate charged for medical malpractice insurance is inadequate and, if so, what actions are required by the insurer. For purposes of this rule, a "rate" means the base rate for a given classification adjusted for the maximum negative allowable value of the annual aggregate schedule rating adjustments that may be credited to all health care providers within a given classification, as provided by the insurer under 20 CSR 500-5.020(2)(A)2.
- (2) The director may determine that a base rate is inadequate based on any subcategory or subspecialty of the health care industry that the director determines to be reasonable.
- (3) No base rate shall be held to be inadequate unless the director determines such rate is unreasonably low for the insurance provided with respect to the classification to which such rate is applicable. In making this determination, rates shall not include any amounts in excess of an insurer's filed rate resulting from the consent to rate provisions, including those of section 383.035.7, RSMo Supp. 2006. A base rate is unreasonably low if the associated rate, along with prospective investment income resulting from such rate and along with expected investment income from policyholder surplus allocated to such rate in the same proportion as the insurer's Missouri direct gross written medical malpractice premium for the most recently completed calendar year bears to the insurer's total direct gross written premium for such year, is insufficient to fund base prospective loss costs and prospective administrative expenses.
- (4) In making the determination of whether a base rate or rate is unreasonably low, the director will consider all factors listed in section 383.206.2(1)-(11), RSMo, to the extent that such factors may be relevant to determining whether a rate is inadequate.

AUTHORITY: section 383.206, RSMo Supp. 2006. Emergency rule filed Feb. 1, 2007, effective Feb. 13, 2007, expired Aug. 10, 2007. Original rule filed July 16, 2007.

PUBLIC COST: This proposed rule will not cost state agencies or political subdivisions in excess of five hundred dollars (\$500) in the aggregate.

PRIVATE COST: This proposed rule will not cost private entities in excess of five hundred dollars (\$500) in the aggregate.

NOTICE OF PUBLIC HEARING AND NOTICE TO SUBMIT COM-MENTS: A public hearing will be held on this proposed rule at 10 a.m. on October 1, 2007. The public hearing will be held at the Harry S Truman State Office Building, Room 530, 301 West High Street, Jefferson City, Missouri. Opportunities to be heard at the hearing shall be afforded to any interested person. Interested persons, whether or not heard, may submit a written statement in support of or in opposition to the proposed rule, until 5:00 p.m. on October 1, 2007. Written statements shall be sent to Tamara A. Wallace, Department of Insurance, Financial Institutions and Professional Registration, PO Box 690, Jefferson City, MO 65101.

SPECIAL NEEDS: If you have any special needs addressed by the Americans with Disabilities Act, please notify us at (573) 751-6798 or (573) 751-2619 at least five (5) working days prior to the hearing.

#### Title 20—DEPARTMENT OF INSURANCE, FINANCIAL INSTITUTIONS AND PROFESSIONAL REGISTRATION

Division 500—Property and Casualty Chapter 5—Professional Malpractice

#### PROPOSED RULE

#### 20 CSR 500-5.026 Determination of Excessive Rates

PURPOSE: This rule effectuates the provisions of section 383.206, RSMo, regarding determinations of whether a base rate for medical malpractice insurance is excessive.

- (1) The provisions of this rule apply only to the determination of whether a base rate charged for medical malpractice insurance is excessive and, if so, what actions are required by the insurer. For purposes of this rule, a "rate" (other than "rate" as used in "reasonable rate of return") means the base rate for a given classification adjusted for the maximum positive allowable value of the annual aggregate schedule rating adjustments that may be debited to all health care providers within a given classification, as provided by the insurer under 20 CSR 500-5.020(2)(A)2.
- (2) The director may determine that a base rate is excessive based on any subcategory or subspecialty of the health care industry that the director determines to be reasonable.
- (3) No base rate shall be held to be excessive unless such rate is unreasonably high for the insurance provided with respect to the classification to which such rate is applicable. A base rate is unreasonably high if the associated rate, along with prospective investment income resulting from such rate is reasonably expected to exceed the sum of provisions for:
  - (A) Base prospective loss costs;
- (B) Reasonable administrative costs of the insurer under section 383.206.2(8), RSMo. An insurer's administrative costs will be deemed reasonable if such costs do not exceed the insurer's prospective administrative expenses; and
- (C) A reasonable rate of return on investment under section 383.206.2(10), RSMo. The insurer's provision for a rate of return under sections 383.203 and 383.206, RSMo, will be:
  - 1. Evaluated only on a prospective basis; and
  - 2. Found reasonable if:

A. The percent of premium that provides for the insurer's rate of return is not greater then the twenty (20)-year simple average countrywide Insurance Expense Exhibit (IEE) return on net worth for medical malpractice insurance as most recently published by the National Association of Insurance Commissioners Report on Profitability by Line By State divided by the simple five (5)-year average industry ratio of net written premium to policyholder surplus for medical malpractice as most recently published in Best's Aggregates & Averages. (For example, the 1996-2005 average return on net worth was 4.7% and the 1986-1995 average return on net worth was 16.4%, resulting in a twenty (20) year average return on net worth of 10.55%. The industry medical malpractice ratio of net written premium to policyholder as published on page 140 in Best's Aggregates & Averages, Property/Casualty, United States & Canada, 2006 Edition, is 0.7, 1.0, 1.1, 1.0, and 1.0 for 2001, 2002, 2003, 2004 and 2005, averaging 0.96. The 10.55% average return on

net worth divided by the average 0.96 premium to surplus ratio equals 10.99% percent of premium); or

- B. A higher rate of return is found by the director to be warranted under the circumstances.
- (4) In making the determination of whether a base rate or rate is unreasonably high, the director will also:
- (A) Consider all factors listed in subdivisions (1) through (7), (9), and (11) of subsection 2 of section 383.206, RSMo, to the extent that such factors may be relevant to determining whether a rate is excessive.
- (B) Not include within premium any amounts in excess of an insurer's filed rate resulting from the consent to rate provisions, including those of section 383.035.7, RSMo Supp. 2006.

AUTHORITY: section 383.206, RSMo Supp. 2006. Emergency rule filed Feb. 1, 2007, effective Feb. 13, 2007, expired Aug. 10, 2007. Original rule filed July 16, 2007.

PUBLIC COST: This proposed rule will not cost state agencies or political subdivisions in excess of five hundred dollars (\$500) in the aggregate.

PRIVATE COST: This proposed rule will not cost private entities in excess of five hundred dollars (\$500) in the aggregate.

NOTICE OF PUBLIC HEARING AND NOTICE TO SUBMIT COM-MENTS: A public hearing will be held on this proposed rule at 10 a.m. on October 1, 2007. The public hearing will be held at the Harry S Truman State Office Building, Room 530, 301 West High Street, Jefferson City, Missouri. Opportunities to be heard at the hearing shall be afforded to any interested person. Interested persons, whether or not heard, may submit a written statement in support of or in opposition to the proposed rule, until 5:00 p.m. on October 1, 2007. Written statements shall be sent to Tamara A. Wallace, Department of Insurance, Financial Institutions and Professional Registration, PO Box 690, Jefferson City, MO 65101.

SPECIAL NEEDS: If you have any special needs addressed by the Americans with Disabilities Act, please notify us at (573) 751-6798 or (573) 751-2619 at least five (5) working days prior to the hearing.

#### Title 20—DEPARTMENT OF INSURANCE, FINANCIAL INSTITUTIONS AND PROFESSIONAL REGISTRATION

Division 500—Property and Casualty Chapter 5—Professional Malpractice

#### PROPOSED RULE

# 20 CSR 500-5.027 Determination of Unfairly Discriminatory Rates

PURPOSE: This rule effectuates the provisions of section 383.206, RSMo, regarding determinations of whether a base rate for medical malpractice insurance is unfairly discriminatory.

- (1) The provisions of this rule apply only to the determination of whether a rate charged for medical malpractice insurance is unfairly discriminatory and, if so, what actions are required by the insurer.
- (2) Rates as filed are unfairly discriminatory if they fail to reasonably reflect material differences in expected losses and expenses between risks. Unfair discrimination in rates charged will be determined under sections 375.936–375.948, RSMo.

- (3) Risks may be grouped by classifications, by rating schedules or by any other reasonable methods, for the establishment of rates and minimum premiums. Classification rates may be modified to produce rates for individual risks in accordance with rating plans which establish standards for measuring variations in hazards or expense provisions, or both. Such standards may measure any differences among risks that can be demonstrated to have a probable effect upon losses or expenses.
- (4) Upon request of the director, the insurer shall provide actuarial support and supporting actuarial data sufficient to allow the director to determine whether that insurer's rates and rating plan are not unfairly discriminatory.

AUTHORITY: section 383.206, RSMo Supp. 2006. Emergency rule filed Feb. 1, 2007, effective Feb. 13, 2007, expired Aug. 10, 2007. Original rule filed July 16, 2007.

PUBLIC COST: This proposed rule will not cost state agencies or political subdivisions in excess of five hundred dollars (\$500) in the aggregate.

PRIVATE COST: This proposed rule will not cost private entities in excess of five hundred dollars (\$500) in the aggregate.

NOTICE OF PUBLIC HEARING AND NOTICE TO SUBMIT COM-MENTS: A public hearing will be held on this proposed rule at 10 a.m. on October 1, 2007. The public hearing will be held at the Harry S Truman State Office Building, Room 530, 301 West High Street, Jefferson City, Missouri. Opportunities to be heard at the hearing shall be afforded to any interested person. Interested persons, whether or not heard, may submit a written statement in support of or in opposition to the proposed rule, until 5:00 p.m. on October 1, 2007. Written statements shall be sent to Tamara A. Wallace, Department of Insurance, Financial Institutions and Professional Registration, PO Box 690, Jefferson City, MO 65101.

SPECIAL NEEDS: If you have any special needs addressed by the Americans with Disabilities Act, please notify us at (573) 751-6798 or (573) 751-2619 at least five (5) working days prior to the hearing.

#### Title 20—DEPARTMENT OF INSURANCE, FINANCIAL INSTITUTIONS AND PROFESSIONAL REGISTRATION

Division 2110—Missouri Dental Board Chapter 2—General Rules

#### PROPOSED AMENDMENT

**20 CSR 2110-2.070 Licensure by Credentials—Dental Hygienists.** The board is requesting to amend subsections (1)(A) and (4)(B).

PURPOSE: The purpose of this amendment is to make a technical correction and pursuant to Executive Order 06-04 the Division of Professional Registration was transferred from the Department of Economic Development, Title 4, to the Department of Insurance, Financial Institutions and Professional Registration, Title 20. Therefore, the reference to 4 CSR 110-2.070 in subsection (4)(B) is being amended.

- (1) To qualify for licensure as set out in section 332.281, RSMo, each applicant shall—
- (A) Meet the requirements of section [332.381] 332.281, RSMo; and
- (4) In order to receive a certificate of registration and a license to practice, each applicant shall—

(B) Submit the initial license fee as specified in [4 CSR 110-2.170] 20 CSR 2110-2.170.

AUTHORITY: sections 332.031 [RSMo Supp. 1997] and 332.281, RSMo [1994] 2000 and 332.261, RSMo Supp. 2006. This rule originally filed as 4 CSR 110-2.070. Original rule filed Dec. 12, 1975, effective Jan. 12, 1976. For the intervening history, please consult the Code of State Regulations. Amended: Filed July 11, 2007.

PUBLIC COST: This proposed amendment will not cost state agencies or political subdivisions more than five hundred dollars (\$500) in the aggregate.

PRIVATE COST: This proposed amendment will not cost private entities more than five hundred dollars (\$500) in the aggregate.

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed amendment with the Missouri Dental Board, Sharlene Rimiller, Executive Director, PO Box 1367, Jefferson City, MO 65102, by faxing (573) 751-8216 or via email at dental@pr.mo.gov. To be considered, comments must be received within thirty (30) days after publication of this notice in the Missouri Register. No public hearing is scheduled.

#### Title 20—DEPARTMENT OF INSURANCE, FINANCIAL INSTITUTIONS AND PROFESSIONAL REGISTRATION

Division 2110—Missouri Dental Board Chapter 2—General Rules

#### PROPOSED AMENDMENT

**20** CSR **2110-2.071** License Renewal—Dentists and Dental Hygienists. The board is proposing to amend section (4), add new language to section (5), renumber remaining sections and amend sections (6)–(8).

PURPOSE: This amendment requires that all licensees hold a current certification in basic life support or advanced cardiac life support in order to renew their license. This amendment also corrects the reference to 4 CSR within the text of the rule.

- (4) Renewal, by statute, is contingent upon the licensee having successfully completed the mandatory hours of continuing education during the two (2)-year time block as specified in [4 CSR 110-2.240] 20 CSR 2110-2.040.
- (5) Renewal shall be contingent upon the licensee holding a current certification in basic life support (BLS) or advanced cardiac life support (ACLS), or certification equivalent to BLS or ACLS.

[(5)](6) Any dentist or dental hygienist newly licensed during the two (2)-year renewal period will be issued his/her initial license that will be valid until the end of that current renewal period. Newly licensed dentists and dental hygienists will be required to renew their license and pay the license renewal fee on or before the initial license expiration date to maintain the license in an active status. Continuing education requirements of new licensees are specified in [4 CSR 110-2.240(2)(C) and (D)] 20 CSR 2110-2.240(2)(C) and (D).

[(6)](7) Licensees will receive one (1) renewal license and, if requested, up to two (2) duplicate renewal licenses upon approval of the application for renewal. Additional duplicate licenses will be provided upon payment of the appropriate fee as specified in [4 CSR 110-2.170] 20 CSR 2110-2.170.

[(7)](8) The license of any dentist or dental hygienist shall expire if not renewed on or before the license expiration date. An expired license can be renewed at any time within four (4) years of the license expiration date by submission of a properly completed renewal application form, payment of the renewal fee and renewal penalty fee as specified in [4 CSR 110-2.170(1)(C)] 20 CSR 2110-2.170(1)(C), and by providing the board with proof of having successfully completed the mandatory continuing education hours.

[(8)](9) In the first two (2)-year renewal cycle following the license expiration date of a dentist or dental hygienist, the mandatory continuing education hours shall be fifty (50) for dentists and thirty (30) for dental hygienists. In the second two (2)-year renewal cycle following the license expiration date, the mandatory continuing education hours shall be one hundred (100) for dentists and sixty (60) for dental hygienists. Continuing education hours earned for renewal of an expired license may be earned at any time during a four (4)-year period prior to the renewal application date. The board will not accept continuing education hours that were earned by the dentist or dental hygienist during that four (4)-year period if those same hours were used to renew a prior license.

[(9)](10) Any licensee who fails to renew his/her license on or before the license expiration date shall not perform any act for which a license is required unless and until the license is properly renewed.

AUTHORITY: sections 332.031, RSMo 2000 and 332.181, RSMo Supp. [2004] 2006. This rule originally filed as 4 CSR 110-2.071. Original rule filed March 1, 2005, effective Aug. 30, 2005. Moved to 20 CSR 2110-2.071, effective Aug. 28, 2006. Amended: Filed July 11, 2007.

PUBLIC COST: This proposed amendment will not cost state agencies or political subdivisions more than five hundred dollars (\$500) in the aggregate.

PRIVATE COST: This proposed amendment will not cost private entities more than five hundred dollars (\$500) in the aggregate.

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed amendment with the Missouri Dental Board, Sharlene Rimiller, Executive Director, PO Box 1367, Jefferson City, MO 65102, by faxing (573) 751-8216 or via email at dental@pr.mo.gov. To be considered, comments must be received within thirty (30) days after publication of this notice in the Missouri Register. No public hearing is scheduled.

#### Title 20—DEPARTMENT OF INSURANCE, FINANCIAL INSTITUTIONS AND PROFESSIONAL REGISTRATION

Division 2150—State Board of Registration for the Healing Arts Chapter 2—Licensing of Physicians and Surgeons

#### PROPOSED AMENDMENT

**20 CSR 2150-2.001 Definitions**. The board is proposing to add sections (6) and (7).

PURPOSE: This amendment clarifies new language added to Chapter 334, RSMo.

(6) The term "change" as used in section 334.104.5, RSMo shall mean a change in the names of the professionals listed in the collaborative practice agreement or physician assistant supervision agreement.

(7) The term "renewal" as used in section 334.104.5, RSMo shall mean physician's license renewal.

AUTHORITY: sections 334.045, 334.046, 334.090, [RSMo 1994] and 334.125, RSMo [Supp. 1999] 2000 and 334.100, RSMo Supp. 2006. This rule originally filed as 4 CSR 150-2.001. Original rule filed Jan. 19, 1988, effective April 15, 1988. Amended: Filed April 15, 1996, effective Nov. 30, 1996. Amended: Filed July 25, 2000, effective Dec. 30, 2000. Moved to 20 CSR 2150-2.001, effective Aug. 28, 2006. Amended: Filed July 11, 2007.

PUBLIC COST: This proposed amendment will not cost state agencies or political subdivisions more than five hundred dollars (\$500) in the aggregate.

PRIVATE COST: This proposed amendment will not cost private entities more than five hundred dollars (\$500) in the aggregate.

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed amendment with the Missouri Board of Healing Arts, Tina Steinman, Executive Director, PO Box 4, Jefferson City, MO 65102, by faxing (573) 751-3166 or by emailing healingarts@pr.mo.gov. To be considered, comments must be received within thirty (30) days after publication of this notice in the Missouri Register. No public hearing is scheduled.

#### Title 20—DEPARTMENT OF INSURANCE, FINANCIAL INSTITUTIONS AND PROFESSIONAL REGISTRATION

Division 2150—State Board of Registration for the Healing Arts

Chapter 3—Licensing of Physical Therapists and Physical Therapist Assistants

#### PROPOSED AMENDMENT

**20 CSR 2150-3.020 Application Forms**. The board is proposing to amend sections (3), (4), and (5).

PURPOSE: This amendment deletes obsolete language.

- (3) An applicant shall present with the application at least one (1) recent unmounted photograph, in a size not larger than three and one-half inches by five inches (3 1/2" × 5")[, on the back of which there shall be a certificate signed by the dean of the professional school or by a licensed professional physical therapist certifying that the same is a genuine photograph of the applicant].
- (4) Applications shall be sent to the executive [secretary] director of the State Board of Registration for the Healing Arts, P[.]O[.] Box 4, Jefferson City, MO 65102.
- (5) The board shall charge each person applying for licensure to practice as a professional physical therapist, either by examination or reciprocity, an appropriate fee established by the board. [The fee shall be sent in the form of a bank draft or postal money order or express money order. (Personal checks will not be accepted.)]

AUTHORITY: section 334.125, RSMo 2000. This rule originally filed as 4 CSR 150-3.020. Original rule filed Dec. 19, 1975, effective Dec. 29, 1975. Amended: Filed July 3, 1989, effective Dec. 1, 1989. Amended: Filed June 28, 2002, effective Dec. 30, 2002. Moved to 20 CSR 2150-3.020, effective Aug. 28, 2006. Amended: Filed July 11, 2007.

PUBLIC COST: This proposed amendment will not cost state agencies or political subdivisions more than five hundred dollars (\$500) in the aggregate.

PRIVATE COST: This proposed amendment will not cost private entities more than five hundred dollars (\$500) in the aggregate.

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed amendment with the Missouri Board of Healing Arts, Tina Steinman, Executive Director, PO Box 4, Jefferson City, MO 65102, by faxing (573) 751-3166 or by emailing healingarts@pr.mo.gov. To be considered, comments must be received within thirty (30) days after publication of this notice in the Missouri Register. No public hearing is scheduled.

#### Title 20—DEPARTMENT OF INSURANCE, FINANCIAL INSTITUTIONS AND PROFESSIONAL REGISTRATION

Division 2150—State Board of Registration for the Healing Arts

Chapter 3—Licensing of Physical Therapists and Physical Therapist Assistants

#### PROPOSED AMENDMENT

**20** CSR **2150-3.090** Physical Therapist Assistants—Direction, **Delegation and Supervision**. The board is requesting to amend sections (1), (3), and (4).

PURPOSE: The amendment clarifies the physical therapist's supervision requirement.

- (1) A licensed physical therapist must direct and supervise a physical therapist assistant at all times. The licensed physical therapist holds responsibility of supervision of the physical therapy treatment program. The following responsibilities are maintained by the licensed physical therapist:
- (F) Timely review of treatment documentation, reevaluation of the patient and patient's treatment goals, at least every thirty (30) days and revision of the plan of care when indicated; and
- (G) [Establishment of discharge plans are the responsibility of the physical therapist; documentation of discharge status must be signed or co-signed by the physical therapist.] A physical therapist's responsibility for patient care and management shall include accurate documentation and billing of the services provided.
- (3) When supervising the physical therapist assistant [where direct supervision by the physical therapist is available], the following requirements must be maintained:
- (A) The initial visit, evaluation, and treatment plan must be made by a licensed physical therapist; [and]
- (B) There must be regularly scheduled reassessments of patients by the physical therapist *[and conferences with the physical therapist assistant regarding patients, the frequency of which is determined by the complexity and acuity of the patient's needs.]* at least every thirty (30) days;
- (C) There must be conferences with the physical therapist assistant regarding patients, at least weekly or more often, as determined by the complexity and acuity of the patient's needs. Evidence of conferences with the physical therapist assistant needs to be documented at least every thirty (30) days;
- [(4) When supervising the physical therapist assistant where direct supervision by the physical therapist is not available, the following requirements must be maintained:]

- f(A)/(D) A licensed physical therapist must be accessible by telecommunication to the physical therapist assistant at all times while the physical therapist assistant is treating patients[;].
- [(B) The initial visit must be made by a licensed physical therapist for evaluation of the patient and establishment of a plan of care;
- (C) There must be regularly scheduled and documented conferences with the physical therapist assistant regarding patients, the frequency of which is determined by the needs of the patient and the needs of the physical therapist assistant:
- (D) A supervisory visit by the licensed physical therapist will be made every thirty (30) days or at a higher frequency when in accordance with the needs of the patient, upon the physical therapist assistant's request for reassessment, when a change in treatment plan of care is needed prior to any planned discharge, and in response to any change in the patient's medical status;]
- (E) A supervisory visit should include: an on-site reassessment of the patient, on-site review of the plan of care with appropriate revision or termination, and assessment for the utilization of outside resources. On-site shall be defined as wherever it is required to have an on-site licensed physical therapist to provide services; and
- (F) No physical therapist may establish a treating office in which the physical therapist assistant is the primary care provider.

AUTHORITY: sections 334.125, 334.500 and 334.650, RSMo [Supp.1997] 2000. This rule originally filed as 4 CSR 150-3.090. Original rule filed Dec. 14, 1994, effective June 30, 1995. Amended: Filed Nov. 16, 1998, effective July 30, 1999. Moved to 20 CSR 2150-3.090, effective Aug. 28, 2006. Amended: Filed July 11, 2007.

PUBLIC COST: This proposed amendment will not cost state agencies or political subdivisions more than five hundred dollars (\$500) in the aggregate.

PRIVATE COST: This proposed amendment will not cost private entities more than five hundred dollars (\$500) in the aggregate.

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed amendment with the Missouri Board of Healing Arts, Tina Steinman, Executive Director, PO Box 4, Jefferson City, MO 65102, by faxing (573) 751-3166 or by emailing healingarts@pr.mo.gov. To be considered, comments must be received within thirty (30) days after publication of this notice in the Missouri Register. No public hearing is scheduled.

#### Title 20—DEPARTMENT OF INSURANCE, FINANCIAL INSTITUTIONS AND PROFESSIONAL REGISTRATION

Division 2150—State Board of Registration for the Healing Arts

Chapter 4—Licensing of Speech-Language Pathologists and Audiologists

#### PROPOSED RESCISSION

**20** CSR **2150-4.200 Definition of Uniform Functionally Based Proficiency Evaluation**. The rule defined the uniform functionally based proficiency evaluation as required by section 345.015(12)(c), RSMo.

PURPOSE: This rule is being rescinded due to this requirement being removed from 334.015(12), RSMo.

AUTHORITY: sections 345.015 and 345.030, RSMo Supp. 1999.

This rule originally filed as 4 CSR 150-4.200. Original rule filed July 31, 2000, effective Feb. 28, 2001. Moved to 20 CSR 2150-4.200, effective Aug. 28, 2006. Rescinded: Filed July 11, 2007.

PUBLIC COST: This proposed rescission will not cost state agencies or political subdivisions more than five hundred dollars (\$500) in the aggregate.

PRIVATE COST: This proposed rescission will not cost private entities more than five hundred dollars (\$500) in the aggregate.

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed rescission with the Missouri Board of Healing Arts, Tina Steinman, Executive Director, PO Box 4, Jefferson City, MO 65102, by faxing (573) 751-3166 or by emailing healingarts@pr.mo.gov. To be considered, comments must be received within thirty (30) days after publication of this notice in the Missouri Register. No public hearing is scheduled.

#### Title 20—DEPARTMENT OF INSURANCE, FINANCIAL INSTITUTIONS AND PROFESSIONAL REGISTRATION

Division 2150—State Board of Registration for the Healing Arts Chapter 4—Licensing of Speech-Language Pathologists and Audiologists

#### PROPOSED AMENDMENT

**20 CSR 2150-4.205 Procedural Process for Registration**. The board is proposing to amend language in sections (1) and (2).

PURPOSE: This amendment deletes obsolete language.

- (1) Applications for registration must be made on forms prepared by the Advisory Commission for Speech-Language Pathologists and Audiologists. Application forms may be obtained by writing the executive [secretary] director for the Advisory Commission for Speech-Language Pathologists and Audiologists, 3605 Missouri Boulevard, PO Box 4, Jefferson City, MO 65102, (573) 751-0098.
- (2) An application will not be considered as officially submitted unless completely filled out, properly attested and the application fee has been received by the board. The application fee must be [submitted in the form of a cashier's check or money order payable to the Missouri Board of Healing Arts,] drawn on a United States bank. The following documents are necessary to be filed with the board in order to deem the application complete:
- (A) Applicants must furnish official transcripts from one or more accredited colleges or universities, confirming a bachelor's degree in speech-language pathology [or an associate's degree as a speech-language pathology assistant]. Such transcripts shall evidence completion of the coursework and clinical practicum requirements equivalent to that required by the Council on Academic Accreditation of the American Speech-Language [and]-Hearing Association. Transcripts shall detail all coursework and clinical practicum hours and document the degree(s) awarded and area(s) of emphasis[.];
- (B) Internationally trained applicants graduating from a college or university which is not approved and accredited by the American Speech-Language <code>[and]</code>-Hearing Association shall be required to obtain a credential evaluation verifying that the applicant's professional degree is equivalent to a degree obtained by an institution approved and accredited by the American Speech-Language <code>[and]</code>-Hearing Association. The credentialing evaluation service must be approved by the commission<code>[.]</code>;
- (C) All applicants shall furnish a statement from a speech-language pathologist holding current unrestricted licensure to practice in

the state of Missouri pursuant to section 345.015(10), RSMo, acknowledging acceptance of the legal and ethical responsibilities for supervising the applicant *l.J*;

[(D) All applicants shall furnish evidence of successful completion of a uniform functionally based proficiency evaluation provided by the board.]

[(E)] **(D)** Verification of licensure, registration and/or certification to practice in other states or territories shall be submitted to the board directly from the issuing agency, documenting their record of the applicant, if applicable[.]; and

 $l(\hat{F})$  (E) All applicants shall present with the application a recent, unmounted, identifiable photograph not larger than three and one-half inches by five inches (3  $1/2" \times 5"$ ) nor smaller than two inches by three inches (2"  $\times$  3").

AUTHORITY: sections 345.015, and 345.050, RSMo Supp. 2006 and 334.125 and 345.030, RSMo 2000. This rule originally filed as 4 CSR 150-4.205. Original rule filed July 31, 2000, effective Feb. 28, 2001. Amended: Filed April 15, 2004, effective Oct. 30, 2004. Moved to 20 CSR 2150-4.205, effective Aug. 28, 2006. Amended: Filed July 11, 2007.

PUBLIC COST: This proposed amendment will not cost state agencies or political subdivisions more than five hundred dollars (\$500) in the aggregate.

PRIVATE COST: This proposed amendment will not cost private entities more than five hundred dollars (\$500) in the aggregate.

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed amendment with the Missouri Board of Healing Arts, Tina Steinman, Executive Director, PO Box 4, Jefferson City, MO 65102, by faxing (573) 751-3166 or by emailing healingarts@pr.mo.gov. To be considered, comments must be received within thirty (30) days after publication of this notice in the Missouri Register. No public hearing is scheduled.

#### Title 20—DEPARTMENT OF INSURANCE, FINANCIAL INSTITUTIONS AND PROFESSIONAL REGISTRATION

Division 2230—State Board of Podiatric Medicine Chapter 1—Organization and Description of Board

#### PROPOSED AMENDMENT

**20 CSR 2230-1.010 General Organization**. The board is requesting to amend sections (3) and (5).

PURPOSE: Pursuant to Executive Order 06-04 the Division of Professional Registration was transferred from the Department of Economic Development, Title 4, to the Department of Insurance, Financial Institutions and Professional Registration, Title 20. Therefore, the reference to the Department of Economic Development in section (3) is being amended.

- (3) The board consists of four (4) Missouri-licensed doctors of podiatric medicine and one (1) public member. The governor appoints the members of the board with the advice and consent of the senate, from nominees submitted by the director of the [Department of Economic Development] Division of Professional Registration. The term of office of each member is four (4) years.
- (5) The board has superintending control over the practice of podiatric medicine within this state. The board's primary duties consist of l-l:

AUTHORITY: sections 330.140, RSMo 2000 and 536.023.3, RSMo [2000] Supp. 2006. This rule originally filed as 4 CSR 230-1.010.

Original rule filed Dec. 23, 1975, effective Jan. 2, 1976. Rescinded and readopted: Filed Dec. 9, 1981, effective March II, 1982. Amended: Filed Oct. 30, 1997, effective April 30, 1998. Amended: Filed Sept. 1, 2004, effective March 30, 2005. Moved to 20 CSR 2230-1.010, effective Aug. 28, 2006. Amended: Filed July II, 2007.

PUBLIC COST: This proposed amendment will not cost state agencies or political subdivisions more than five hundred dollars (\$500) in the aggregate.

PRIVATE COST: This proposed amendment will not cost private entities more than five hundred dollars (\$500) in the aggregate.

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed amendment with the Missouri State Board of Podiatric Medicine, PO Box 423, Jefferson City, MO 65102, by facsimile to (573) 751-1155 or by email to podiatry@pr.mo.gov. To be considered, comments must be received within thirty (30) days after publication of this notice in the Missouri Register. No public hearing is scheduled.

#### Title 20—DEPARTMENT OF INSURANCE, FINANCIAL INSTITUTIONS AND PROFESSIONAL REGISTRATION

Division 2230—State Board of Podiatric Medicine Chapter 1—Organization and Description of Board

#### PROPOSED AMENDMENT

**20 CSR 2230-1.020 Board Member Compensation**. The board is proposing to amend section (1).

PURPOSE: This rule is being amended to allow the board to receive the per diem amount as established in section 330.110, RSMo.

(1) Each member of the State Board of Podiatric Medicine shall receive the sum of *[fifty dollars (\$50)]* seventy dollars (\$70) as compensation for each day that member devotes to the affairs of the board.

AUTHORITY: sections 330.110, RSMo Supp. 2006 and 330.140, RSMo 2000. This rule originally filed as 4 CSR 230-1.020. Emergency rule filed Sept. 17, 1981, effective Sept. 28, 1981, expired Dec. 28, 1981. Original rule filed Sept. 17, 1981, effective Jan. 14, 1982. Amended: Filed Oct. 30, 1997, effective April 30, 1998. Amended: Filed Sept. 1, 2004, effective March 30, 2005. Moved to 20 CSR 2230-1.020, effective Aug. 28, 2006. Amended: Filed July 11, 2007.

PUBLIC COST: This proposed amendment will cost state agencies or political subdivisions approximately four hundred dollars (\$400) annually for the life of the rule. It is anticipated that the costs will recur for the life of the rule, may vary with inflation and are expected to increase at the rate projected by the Legislative Oversight Committee.

PRIVATE COST: This proposed amendment will not cost private entities more than five hundred dollars (\$500) in the aggregate.

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed amendment with the Missouri State Board of Podiatric Medicine, PO Box 423, Jefferson City, MO 65102, by facsimile to (573) 751-1155 or by email to podiatry@pr.mo.gov. To be considered, comments must be received within thirty (30) days after publication of this notice in the Missouri Register. No public hearing is scheduled.

#### PUBLIC ENTITY FISCAL NOTE

#### I. RULE NUMBER

Title 20 - Department of Insurance, Financial Institutions and Professional Registration

Division 2230 - State Board of Podiatric Medicine

Chapter 1 - Organization and Description of Board

Proposed Amendment - 20 CSR 2230-1.020 Board Member Compensation

Prepared May 23, 2007 by the Division of Professional Registration

#### II. SUMMARY OF FISCAL IMPACT

Affected Agency or Political Subdivision	Estimated Cost of Compliance		
State Board of Podiatric Medicine	\$400.00		

#### III. WORKSHEET

See table above.

#### IV. ASSUMPTION

- 1. Currently there are 5 members of the board. This amendment will increase per diem by \$20 per day. The board estimates members will receive per diem 4 days annually.
- 2. It is anticipated that the total cost will recur annually for the life of the rule, may vary with inflation and is expected to increase annually at the rate projected by the Legislative Oversight Committee.

#### Title 20—DEPARTMENT OF INSURANCE, FINANCIAL INSTITUTIONS AND PROFESSIONAL REGISTRATION

Division 2230—State Board of Podiatric Medicine Chapter 2—General Rules

#### PROPOSED AMENDMENT

**20** CSR **2230-2.010** Application for Licensure by Examination. The board is proposing to amend subsections (3)(D) and (E); add new language in subsections (3)(F) and (G); delete section (9) and renumber section (10), and delete the previous section (11).

PURPOSE: This rule is being amended to add fingerprinting requirements to the requirements and the procedure for obtaining a podiatry license by examination. This amendment also makes gender corrections throughout the rule.

- (3) No application will be considered unless it is fully completed and properly attested. Items necessary to complete the application include:
- (D) An official transcript from the college of podiatric medicine from which the applicant graduated. If the applicant has attended more than one college of podiatric medicine in order to obtain all of his/her credits for graduation, the applicant shall submit official transcripts from all colleges [s/he] he/she attended; [and]
- (E) A certified score report from the National Board of Podiatric Medical Examiners or such other designee of the board, certifying satisfactory completion of all parts of the National Board Examination *J. J.*;
- (F) Proof that the applicant's fingerprints have been submitted to the Missouri State Highway Patrol for criminal history records checks; and
- (G) Proof of good moral character in the form of reference letters from persons who have known the applicant for at least two (2) years, on forms provided by the board, from three (3) of the following four (4) classes of individuals:
  - 1. An employer;
  - 2. A teacher or other instructor of podiatric medicine;
  - 3. A high school or undergraduate college instructor; and
  - 4. A member of the community where the applicant resides.

[(9) For every person desiring to enter the profession of podiatric medicine within Missouri, the board shall conduct a criminal history background check through the Missouri State Highway Patrol. Applicants shall submit to the board the applicable fee for the criminal history background check as determined by the Missouri State Highway Patrol.]

[(10)](9) Each applicant must successfully complete the examination(s) developed and administered by the National Board of Podiatric Medical Examiners (NBPME) or such other designee of the board and successfully complete the Missouri Law Examination administered by the State Board of Podiatric Medicine. The applicants achieving a passing score as established by NBPME or such other designee of the board on the National Board Examinations and achieving at least ninety percent (90%) on the open book test for the Missouri Law Examination, shall be deemed to have passed the board's examination. The applicant will be required to pay the Missouri Law Examination Administration Fee directly to the board office. The NBPME examinations are computer-based examinations. The National Board Examinations are administered by the Chauncey Group International for the NBPME, or such other designee of the board. Applicants must submit a completed registration form along with the test fee and school transcript directly to the Chauncey Group or designee of the board.

[(11) An applicant approved for licensure will be required to pay the applicable licensure fee.]

AUTHORITY: sections 330.010[,] and 330.040, RSMo Supp. 2006 and 330.140, RSMo 2000. This rule originally filed as 4 CSR 230-2.010. Original rule filed Dec. 23, 1975, effective Jan. 2, 1976. For intervening history, please consult the Code of State Regulations. Amended: Filed July 11, 2007.

PUBLIC COST: This proposed amendment will not cost state agencies or political subdivisions more than five hundred dollars (\$500) in the aggregate.

PRIVATE COST: This proposed amendment will cost private entities approximately one thousand dollars (\$1,000) annually for the life of the rule. It is anticipated that the costs will recur for the life of the rule, may vary with inflation and are expected to increase at the rate projected by the Legislative Oversight Committee.

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed amendment with the Missouri State Board of Podiatric Medicine, PO Box 423, Jefferson City, MO 65102, by facsimile to (573) 751-1155 or by email to podiatry@pr.mo.gov. To be considered, comments must be received within thirty (30) days after publication of this notice in the Missouri Register. No public hearing is scheduled.

#### PRIVATE ENTITY FISCAL NOTE

#### I. RULE NUMBER

Title 20 - Department of Insurance, Financial Institutions and Professional Registration Division 2230 - State Board of Podiatric Medicine

Chapter 2 - General Rules

Proposed Amendment - 20 CSR 2230-2.010 Application for Licensure by Examination Prepared May 23, 2007 by the Division of Professional Registration

#### II. SUMMARY OF FISCAL IMPACT

Estimate the number of entities by class which would be affected by the adoption of the proposed amendment:	Classification by type of the business entities which would likely be affected:	Estimated annual cost of compliance with the amendment by affected entities:
20	Fingerprint Fees @ \$50 increase	\$1,000
	Estimated Annual Cost of Compliance for the Life of the Rule	\$1,000

#### III. WORKSHEET

See table above.

#### IV. ASSUMPTION

- 1. Fingerprinting fees are paid directly to the Missouri State Highway Patrol.
- 2. The board estimates that they will receive 20 new applicants per year. This is based on FY '06 actuals and FY '07 projections.
- 3. It is anticipated that the total cost will recur annually for the life of the rule, may vary with inflation and is expected to increase annually at the rate projected by the Legislative Oversight Committee.

#### Title 20—DEPARTMENT OF INSURANCE, FINANCIAL INSTITUTIONS AND PROFESSIONAL REGISTRATION

Division 2230—State Board of Podiatric Medicine Chapter 2—General Rules

#### PROPOSED RESCISSION

**20 CSR 2230-2.020 Professional Conduct Rules**. This rule defined the practice of podiatric medicine.

PURPOSE: This rule is being rescinded and readopted to update the existing rule to ensure licensed podiatrists and their affiliated firms are registered correctly with the Secretary of State and with the State Board of Podiatric Medicine and also to ensure that a licensee with this board files a list of assumed trade names or any other names which the licensee shall use, other than what is registered with the board.

AUTHORITY: sections 330.140 and 330.160.2, RSMo 2000. This rule originally filed as 4 CSR 230-2.020. Original rule filed Dec. 23, 1975, effective Jan. 2, 1976. Rescinded and readopted: Filed Jan. 4, 1980, effective April 11, 1980. Rescinded and readopted: Filed Dec. 9, 1981, effective March 11, 1982. Amended: Filed Sept. 1, 2004, effective March 30, 2005. Moved to 20 CSR 2230-2.020, effective Aug. 28, 2006. Rescinded: Filed July 11, 2007.

PUBLIC COST: This proposed rescission will not cost state agencies or political subdivisions more than five hundred dollars (\$500) in the aggregate.

PRIVATE COST: This proposed rescission will not cost private entities more than five hundred dollars (\$500) in the aggregate.

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed rescission with the Missouri State Board of Podiatric Medicine, PO Box 423, Jefferson City, MO 65102, by facsimile to (573) 751-1155 or by email to podiatry@pr.mo.gov. To be considered, comments must be received within thirty (30) days after publication of this notice in the Missouri Register. No public hearing is scheduled.

#### Title 20—DEPARTMENT OF INSURANCE, FINANCIAL INSTITUTIONS AND PROFESSIONAL REGISTRATION

Division 2230—State Board of Podiatric Medicine Chapter 2—General Rules

#### PROPOSED RULE

#### 20 CSR 2230-2.020 Professional Conduct Rules

PURPOSE: This rule ensures that licensed podiatrists and their affiliated firms are registered correctly with the secretary of state and with the State Board of Podiatric Medicine and also ensures that a licensee with this board files a list of assumed trade names or any other names the licensee shall use, other than what is registered with the board.

- (1) The practice of podiatric medicine under a trade name or assumed name is prohibited, unless the trade name or assumed name is properly registered with the secretary of state pursuant to the provisions of sections 417.200-417.230, RSMo, or otherwise.
- (2) Every person licensed to engage in the practice of podiatric medicine in this state shall file with the board a list of assumed names, trade names, or any names other than the name under which a license

to practice has been issued by the board, that is used in his or her practice, before using such name.

- (3) A person engaged in the practice of podiatric medicine under any assumed name, trade name, or any name other than the name under which a license to practice has been issued by the board, shall immediately disclose to any person, upon request and without condition, the licensed name of each and every person involved in the practice of podiatric medicine under the assumed name, trade name, or any other name.
- (4) A person engaged in the practice of podiatric medicine shall require any subordinate to immediately disclose to any person, upon request and without condition, the licensed name of each and every person involved in the practice of podiatric medicine under an assumed name, trade name, or any other name.

AUTHORITY: sections 330.140, RSMo 2000 and 330.160.2, RSMo Supp. 2006. This rule originally filed as 4 CSR 230-2.020. Original rule filed Dec. 23, 1975, effective Jan. 2, 1976. For intervening history, please consult the Code of State Regulations. Rescinded and readopted filed July 11, 2007.

PUBLIC COST: This proposed rule will not cost state agencies or political subdivisions more than five hundred dollars (\$500) in the aggregate.

PRIVATE COST: This proposed rule will cost private entities approximately one hundred twenty-three dollars (\$123) annually for the life of the rule. It is anticipated that the costs will recur for the life of the rule, may vary with inflation and are expected to increase at the rate projected by the Legislative Oversight Committee.

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed rule with the Missouri State Board of Podiatric Medicine, PO Box 423, Jefferson City, MO 65102, by facsimile to (573) 751-1155 or by email to podiatry@pr.mo.gov. To be considered, comments must be received within thirty (30) days after publication of this notice in the Missouri Register. No public hearing is scheduled.

#### PRIVATE ENTITY FISCAL NOTE

#### I. RULE NUMBER

Title 20 - Department of Insurance, Financial Institutions and Professional Registration Division 2230 - State Board of Podiatric Medicine

Chapter 2 - General Rules

Proposed Rule - 20 CSR 2230-2.020 Professional Conduct Rules

Prepared May 24, 2007 by the Division of Professional Registration

### II, SUMMARY OF FISCAL IMPACT

Estimate the number of entities by class which would be affected by the adoption of the proposed amendment:	business entities which would	Estimated annual cost of compliance with the amendment by affected entities:	
300	Applicants Postage @ \$0.41	\$123	
Estimated Annual Cost of		\$123	

Compliance for the Life of the Rule

#### III. WORKSHEET

See table above.

#### IV. ASSUMPTION

- 1. The board assumes licensees would incur postage costs to file a list of assumed names, trade names or any names other than the name under which a license to practice has been issued by the board that is used in his or her practice.
- 2. It is anticipated that the total cost will recur annually for the life of the rule, may vary with inflation and is expected to increase annually at the rate projected by the Legislative Oversight Committee.

#### Title 20—DEPARTMENT OF INSURANCE, FINANCIAL INSTITUTIONS AND PROFESSIONAL REGISTRATION

Division 2230—State Board of Podiatric Medicine Chapter 2—General Rules

#### PROPOSED AMENDMENT

**20** CSR **2230-2.021** Advertising Regulation. The board is proposing to amend subsection (3)(D) and subsection (7)(A).

PURPOSE: This amendment deletes a portion of the rules which is being required pursuant to 20 CSR 2230-2.020 and makes technical changes.

- (3) Definitions. The following words and terms when used in this rule shall have the following meaning:
- (D) Range of fees shall refer to an expressly stated upper and lower limit on the fees charged for services or goods offered by a podiatrist; and
- (7) False, misleading or deceptive advertising or soliciting includes, but is not limited to, the following:
- (A) Use of a trade name or assumed name in connection with a podiatrist's practice[, unless the name of the podiatrist using that trade name or assumed name also appears along with the trade or assumed name. Nothing in this rule will be construed to prohibit practice by a partnership of podiatrists under an assumed name or trade name, or the practice of podiatric medicine under a legally formed professional corporation; provided, however, that where the partnership uses an assumed or trade name in connection with its practice, all of the names of the podiatrists who are partners in the partnership must appear along with the trade or assumed name; provided further, that where a professional corporation uses an assumed or trade name in connection with a practice, the name of each shareholder in the professional corporation must appear along with the trade or assumed name] that does not comply in every respect with the requirements of 20 CSR 2230-2.020;

AUTHORITY: sections 330.140, RSMo 2000 and 330.160, RSMo [2000] Supp. 2006. This rule originally filed as 4 CSR 230-2.021. Original rule filed Oct. 15, 1985, effective Jan. 12, 1986. Amended: Filed Nov. 4, 1986, effective Jan. 30, 1987. Amended: Filed May 16, 1995, effective Dec. 30, 1995. Amended: Filed Oct. 30, 1997, effective April 30, 1998. Amended: Filed Sept. 1, 2004, effective March 30, 2005. Moved to 20 CSR 2230-2.021, effective Aug. 28, 2006. Amended: Filed July 11, 2007.

PUBLIC COST: This proposed amendment will not cost state agencies or political subdivisions more than five hundred dollars (\$500) in the aggregate.

PRIVATE COST: This proposed amendment will not cost private entities more than five hundred dollars (\$500) in the aggregate.

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed amendment with the Missouri State Board of Podiatric Medicine, PO Box 423, Jefferson City, MO 65102, by facsimile to (573) 751-1155 or by email to podiatry@pr.mo.gov. To be considered, comments must be received within thirty (30) days after publication of this notice in the Missouri Register. No public hearing is scheduled.

#### Title 20—DEPARTMENT OF INSURANCE, FINANCIAL INSTITUTIONS AND PROFESSIONAL REGISTRATION

Division 2230—State Board of Podiatric Medicine Chapter 2—General Rules

#### PROPOSED RULE

#### 20 CSR 2230-2.023 Infection Control

PURPOSE: This rule establishes guidelines for contagious, infectious or communicable disease protection.

- (1) A podiatric physician shall guard against contagious, infectious and communicable diseases.
- (2) Podiatric physicians who perform surgery should be generally familiar with the Center for Disease Control's "Guideline for Prevention of Surgical Site Infection, 1999," available at http://www.cdc.gov/ncidod/dhqp/pdf/guidelines/SSI.pdf.
- (3) Podiatric physicians who practice in office settings may find helpful the Center for Disease Control's "Guidelines for Infection Control in Dental Health-Care Settings—2003," available at http://www.cdc.gov/mmwr/PDF/rr/rr5217.pdf.
- (4) A podiatric physician shall be adequately trained in how to guard against contagious, infectious and communicable diseases.
- (A) At a minimum, two (2) hours of the continuing education obtained by a podiatric physician during a continuing education cycle shall be directly related to guarding against contagious, infectious and communicable diseases in podiatric practice.
- (5) A podiatric physician shall have an adequate written protocol setting out how the podiatric physician guards against contagious, infectious and communicable diseases in the practice of podiatric medicine. A written protocol is not adequate if it does not address guarding against contagious, infectious and communicable diseases in the following particulars:
  - (A) Locations.
    - 1. In any office where the podiatric physician practices; and
- 2. At any other place where the podiatric physician routinely engages in professional practice.
- A. A podiatric physician may, after adequate review, accept the adequate written protocol that guards against contagious, infectious and communicable diseases of any place other than the physician's own office, unless the podiatric physician becomes aware, or should be aware, that the protocol is not being followed.
  - (B) Training.
- 1. Every member of the staff of a podiatric physician shall be appropriately trained in how to guard against contagious, infectious and communicable diseases.
- A. Non-medical staff shall, at a minimum, be trained to recognize and report to the podiatric physician, or other medically trained staff, personal illness and reports of contagious, infectious and communicable diseases among patients.
- B. A record of the training provided to each member of the staff of a podiatric physician shall be maintained throughout the person's employment and for at least three (3) years after the person's termination.
- 2. A podiatric physician shall ensure that any place where he/she is routinely engaged in the practice of podiatric medicine appropriately trains its staff in how to recognize personal illness and guard against contagious, infectious and communicable diseases and shall preserve in writing the evidence upon which he/she relied in making the training assessment.
  - (C) Equipment.

- 1. A podiatric physician shall adequately guard against contagious, infectious and communicable diseases in the use of equipment
- A podiatric physician who uses sterilizing equipment shall test the equipment in strict compliance with the manufacturer's instructions.
- 3. A podiatric physician may rely on the sterilization of equipment performed by another only after having made and recorded appropriate inquiry and being reasonably assured that the person or entity's procedures are adequate.
  - (D) Record Keeping.
- 1. Patient records shall reflect the podiatric physician's practice of guarding against contagious, infectious and communicable diseases as medically necessary.
- 2. A podiatric physician shall maintain a "Contagion, Infection and Communicable Disease Log" wherein a summary of the facts related to an exposure or report of contagious, infectious and communicable diseases is maintained. Such a summary shall include the date and time of the report, a unique identifier for the person(s) exposed to or reported to be afflicted by the contagious, infectious or communicable disease that will allow identification of medical or personnel records without disclosing a person's name in the log, the general nature of the contagious, infectious or communicable disease, the immediate response of the podiatric physician, and a statement of the outcome of the case (e.g., patient deceased, resolved after treatment with antibiotics).
- A. The podiatric physician shall at least monthly review the "Contagion, Infection and Communicable Disease Log" for the purpose of identifying any trends or repeated occurrences. The date and time of the review shall be written in the log followed by the podiatric physician's signature.
- B. The "Contagion, Infection and Communicable Disease Log" shall be maintained for at least three (3) years.
- 3. A podiatric physician who operates sterilization equipment in the practice of podiatric medicine shall maintain maintenance and test records for at least three (3) years.
- 4. A podiatric physician shall maintain a copy of the current protocol required by this rule. Previous versions shall be maintained for three (3) years after the last date they were used.
- 5. A podiatric physician shall maintain a detailed record of the training provided to staff members related to contagious, infectious and communicable diseases, distinct from the records of training of individual staff members, for at least three (3) years.
  - (E) Reports.
- 1. A podiatric physician shall provide a copy of the written protocol to the board upon request.
- 2. A podiatric physician shall provide a copy of the detailed record of the training provided to staff members related to contagious, infectious and communicable diseases, distinct from the records of training of individual staff members, to the board upon request.

AUTHORITY: section 330.140, RSMo 2000. Original rule filed July II, 2007.

PUBLIC COST: This proposed rule will cost state agencies or political subdivisions approximately twenty-three thousand sixty-one dollars (\$23,061) annually for the life of the rule. It is anticipated that the costs will recur for the life of the rule, may vary with inflation and are expected to increase at the rate projected by the Legislative Oversight Committee.

PRIVATE COST: This proposed rule will cost private entities approximately one hundred twenty-three dollars (\$123) annually for the life of the rule. It is anticipated that the costs will recur for the life of the rule, may vary with inflation and are expected to increase at the rate projected by the Legislative Oversight Committee.

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed rule with the Missouri State Board of Podiatric Medicine, PO Box 423, Jefferson City, MO 65102, by facsimile to (573) 751-1155 or by email to podiatry@pr.mo.gov. To be considered, comments must be received within thirty (30) days after publication of this notice in the Missouri Register. No public hearing is scheduled.

#### PUBLIC ENTITY FISCAL NOTE

#### I. RULE NUMBER

Title 20 - Department of Insurance, Financial Institutions and Professional Registration Division 2230 - State Board of Podiatric Medicine

Chapter 2 - General Rules

Proposed Rule - 20 CSR 2230-2.023 Infection Control

Prepared May 24, 2007 by the Division of Professional Registration

#### II. SUMMARY OF FISCAL IMPACT

Affected Agency or Political	Estimated Cost of Compliance
State Board of Podiatric Medicine	\$23,061.06

#### III. WORKSHEET

Investigators will conduct annual inspection to ensure compliance.

STAFF	ANNUAL	SALARY TO	HOURLY	COST PER	TIME PER	COST PER	TOTAL
	SALARY	INCLUDE	SALARY	MINUTE	REQUEST	REQUEST	COST
		FRINGE					
		BENEFIT		·			
Investigato					180		
rΠ	\$35,796.00	\$53,296.66	\$25.62	0.43	minutes	\$76.87	\$23,061.06
Total Total Personal							
Personal				Service Costs			\$23,061.06

#### IV. ASSUMPTION

- 1. Employee's salaries were calculated using the annual salary multiplied by 48.89% for fringe benefits and then divided by 2080 hours per year to determine the hourly salary. The hourly salary was then divided by 60 minutes to determine the cost per minute. The cost per minute was then multiplied by the amount of time individual staff spent on the processing of applications or renewals. The total cost was based on the cost per application multiplied by the estimated number of applications.
- 2. It is anticipated that the total cost will recur annually for the life of the rule, may vary with inflation and is expected to increase annually at the rate projected by the Legislative Oversight Committee.

#### PRIVATE ENTITY FISCAL NOTE

#### I. RULE NUMBER

Title 20 - Department of Insurance, Financial Institutions and Professional Registration Division 2230 - State Board of Podiatric Medicine

Chapter 2 - General Rules

Proposed Rule - 20 CSR 2230-2.023 Infection Control

Prepared May 24, 2007 by the Division of Professional Registration

#### II, SUMMARY OF FISCAL IMPACT

Estimate the number of entities by class which would be affected by the adoption of the proposed amendment:	Classification by type of the business entities which would likely be affected:	Estimated annual cost of compliance with the amendment by affected entities:		
300	Applicants Postage @ \$0.41	\$123		
	Estimated Annual Cost of	\$123		
Cor	Compliance for the Life of the Rule			

#### III. WORKSHEET

See table above.

#### IV. ASSUMPTION

- The board assumes licensees would incur postage costs to provide a copy of the detailed record of the training provided to staff members related to contagious, infectious and communicable diseases, distinct from the records of training of individual staff members, to the board upon request.
- 2. It is anticipated that the total cost will recur annually for the life of the rule, may vary with inflation and is expected to increase annually at the rate projected by the Legislative Oversight Committee.

#### Title 20—DEPARTMENT OF INSURANCE, FINANCIAL INSTITUTIONS AND PROFESSIONAL REGISTRATION

Division 2230—State Board of Podiatric Medicine Chapter 2—General Rules

#### PROPOSED AMENDMENT

**20 CSR 2230-2.050 Reciprocity**. The board is proposing to amend subsection (1)(A) and delete subsection (1)(C).

PURPOSE: This amendment requires reciprocity applicants to submit fingerprints for obtaining a Missouri license. This amendment also makes gender corrections throughout the rule.

- (1) An applicant for a Missouri license by reciprocity shall submit an application on the form provided by the board.
- (A) The application shall be submitted with the following documentation:
- 1. A copy of [his/her] the applicant's original license to practice podiatric medicine, which [was] must have been obtained by examination [in the state from which s/he is applying for reciprocity;] if that license has lapsed, proof of interim licensure satisfactory to the board;
- 2. Proof of the original licensing state's educational requirements for licensure as a podiatrist *l, which requirements must be substantially equivalent to the current educational requirements existing in Missouri at the time of application*];
  - 3. A recent photograph;
  - 4. The current Reciprocity License Fee; [and]
- 5. An official transcript from the college of podiatric medicine from which the applicant graduated. If the applicant attended more than one (1) college of podiatric medicine in order to obtain all of [his/her] the credits necessary for graduation, the applicant shall submit official transcripts from all podiatric colleges [s/he] he/she attended[.];
  - 6. Proof of age;
- 7. Proof that the applicant's fingerprints have been submitted to the Missouri State Highway Patrol for criminal history records checks;
- 8. Proof of good moral character in the form of reference letters from persons who have known the applicant for at least five (5) years, on forms provided by the board, from three (3) of the following four (4) classes of individuals:
  - A. An employer;
- B. A person with whom the applicant has practiced podiatric medicine;
- C. The chief of staff of a hospital where the applicant has privileges of any type; and
- $\ensuremath{\mathbf{D}}.$  A member of the community where the applicant resides or practices; and
- 9. The applicant shall provide the board with a request directed to the regulatory entity in each state, United States territory, province, or country in which a license, certificate, registration or permit is held or has ever been held to submit verification of licensure, certification, registration or permit directly to the board. The request shall be accompanied by any fee required by the regulatory entity. The verification shall include:
- A. The license, registration, certificate or permit issued, the number, status, issue and expiration dates;
  - B. Information regarding any disciplinary action;
  - C. Method of licensure, registration or certification;
  - D. The name and title of the person verifying information;
  - E. The date; and
  - F. The entity's seal.

[(C) The applicant shall request that the regulatory entity in each state, United States territory, province, or country in which a license, certificate, registration or permit is held

or has ever been held submit verification of licensure, certification, registration or permit directly to the board. The verification shall include the license, registration, certificate or permit issued; the number; status; issue and expiration dates; information regarding any disciplinary action; method of licensure, registration or certification; the name and title of the person verifying information; the date; and the entity's seal.]

[(D)](C) No application will be considered unless each section of the application form is fully completed, the form is properly attested and all required documentation is completed and submitted to the board

[(E)](D) A reciprocity applicant shall achieve a score of ninety percent (90%) or greater on the Missouri Law Examination administered by the board as an open book exam. The applicant shall be required to pay the Missouri Law Examination Administration Fee. The board's Missouri Law Examination will test the applicant's knowledge of Missouri statutes and rules relating to podiatric medicine.

AUTHORITY: sections 330.030, RSMo Supp. 2006 and 330.140, RSMo 2000. This rule originally filed as 4 CSR 230-2.050. Original rule filed Dec. 23, 1975, effective Jan. 2, 1976. For intervening history, please consult the Code of State Regulations. Amended: Filed July 11, 2007.

PUBLIC COST: This proposed amendment will not cost state agencies or political subdivisions more than five hundred dollars (\$500) in the aggregate.

PRIVATE COST: This proposed amendment will not cost private entities more than five hundred dollars (\$500) in the aggregate.

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed amendment with the Missouri State Board of Podiatric Medicine, PO Box 423, Jefferson City, MO 65102, by facsimile to (573) 751-1155 or by email to podiatry@pr.mo.gov. To be considered, comments must be received within thirty (30) days after publication of this notice in the Missouri Register. No public hearing is scheduled.

#### Title 20—DEPARTMENT OF INSURANCE, FINANCIAL INSTITUTIONS AND PROFESSIONAL REGISTRATION

Division 2230—State Board of Podiatric Medicine Chapter 2—General Rules

#### PROPOSED AMENDMENT

**20 CSR 2230-2.065 Temporary Licenses for Internship/Residency**. The board is proposing to amend section (1), subsection (3)(E) and section (6).

PURPOSE: This rule is being amended to require two (2) years of postgraduate training. This amendment also makes gender corrections throughout the rule.

(1) Any applicant desiring to serve a period of internship/residency in a Missouri hospital may do so without obtaining a permanent license from the board if <code>[s/he]</code> he/she qualifies for and obtains a temporary license for internship/residency for a two (2)-year period from the board. Any applicant desiring to obtain a temporary license shall make application on the form provided by the board. The applicant shall also submit evidence to the board that <code>[s/he]</code> he/she meets the requirements of this section. There shall be an application fee which shall accompany all applications for a temporary license and shall be nonrefundable.

- (3) No application will be considered unless it is fully completed and properly attested. Items necessary to complete the application include:
- (E) A certified score report from the National Board of Podiatric Medical Examiners, certifying satisfactory completion of Parts I and II of the National Board Examination; and
- (6) The temporary license for postgraduate clinical internship/residency, upon approval by the board for good cause shown, may be renewed for an additional one (1)-year period. If during the period of internship/residency specified in the temporary license, the holder thereof shall transfer from the postgraduate clinical internship/residency program offered by the hospital specified in his/her application, the holder must, before such transfer, receive approval for the transfer from the board. Upon approval of the transfer, the temporary license shall remain valid for *[one (1)]* two (2) years from the original date of issuance.

AUTHORITY: sections 330.010 and 330.065, RSMo Supp. 2006 and 330.140, RSMo 2000. This rule originally filed as 4 CSR 230-2.065. Original rule filed Dec. 9, 1981, effective March 11, 1982. For intervening history, please consult the Code of State Regulations. Amended: Filed July 11, 2007.

PUBLIC COST: This proposed amendment will not cost state agencies or political subdivisions more than five hundred dollars (\$500) in the aggregate.

PRIVATE COST: This proposed amendment will not cost private entities more than five hundred dollars (\$500) in the aggregate.

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed amendment with the Missouri State Board of Podiatric Medicine, PO Box 423, Jefferson City, MO 65102, by facsimile to (573) 751-1155 or by email to podiatry@pr.mo.gov. To be considered, comments must be received within thirty (30) days after publication of this notice in the Missouri Register. No public hearing is scheduled.

#### Title 20—DEPARTMENT OF INSURANCE, FINANCIAL INSTITUTIONS AND PROFESSIONAL REGISTRATION

Division 2245—Real Estate Appraisers Chapter 7—Prelicense Course Approval

#### PROPOSED AMENDMENT

**20** CSR **2245-7.010** Standards for Prelicense Course Approval. The board is proposing to amend sections (1) and (2).

PURPOSE: This amendment clarifies the number of hours of prelicensure courses applicants will be required to complete.

- (1) [Until July 1, 2007, p]Providers of [P]prelicense real estate appraisal courses, shall obtain approval of each course from the commission, that will be granted upon proof of compliance with the following requirements:
- (A) The prelicense courses of study offered by the course provider shall include the subjects set forth in the *[one hundred eighty (180)]* three hundred (300) classroom hours for state-certified general real estate appraisers, the *[one hundred twenty (120)]* two hundred (200) classroom hours for state-certified residential real estate appraisers, the *[ninety (90)]* one hundred fifty (150) classroom hours for state-licensed real estate appraisers, or any combination of;

(2) [Effective July 1, 2007, p]Providers of prelicense real estate appraisal courses shall attain approval for each course from the Appraisal Qualifications Board (AQB) Course Approval Program or an AQB approved course approval program prior to submitting for commission review as outlined in section (1) of this rule. Approval by the commission will be automatically withdrawn if the course is no longer an approved course by the AQB.

AUTHORITY: sections 339.509, RSMo 2000 and 339.517, RSMo Supp. 2006. This rule originally filed as 4 CSR 245-7.010. Emergency rule filed Dec. 6, 1990, effective Dec. 16, 1990, expired April 14, 1991. Emergency rule filed April 4, 1991, effective April 14, 1991, expired Aug. 11, 1991. Original rule filed Jan. 3, 1991, effective April 29, 1991. For intervening history, please consult the Code of State Regulations. Amended: Filed July 11, 2007.

PUBLIC COST: This proposed amendment will not cost state agencies or political subdivisions more than five hundred dollars (\$500) in the aggregate.

PRIVATE COST: This proposed amendment will not cost private entities more than five hundred dollars (\$500) in the aggregate.

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed amendment with the Missouri Real Estate Appraisers Commission, Vanessa Beauchamp, Executive Director, PO Box 1335, Jefferson City, MO 65102, by faxing comments to (573) 751-0038, or by emailing comments to reacom@pr.mo.gov. To be considered, comments must be received within thirty (30) days after publication of this notice in the Missouri Register. No public hearing is scheduled.

### **Orders of Rulemaking**

August 15, 2007 Vol. 32, No. 16

This section will contain the final text of the rules proposed by agencies. The order of rulemaking is required to contain a citation to the legal authority upon which the order of rulemaking is based; reference to the date and page or pages where the notice of proposed rulemaking was published in the *Missouri Register*, an explanation of any change between the text of the rule as contained in the notice of proposed rulemaking and the text of the rule as finally adopted, together with the reason for any such change; and the full text of any section or subsection of the rule as adopted which has been changed from that contained in the notice of proposed rulemaking. The effective date of the rule shall be not less than thirty (30) days after the date of publication of the revision to the *Code of State Regulations*.

he agency is also required to make a brief summary of the general nature and extent of comments submitted in support of or opposition to the proposed rule and a concise summary of the testimony presented at the hearing, if any, held in connection with the rulemaking, together with a concise summary of the agency's findings with respect to the merits of any such testimony or comments which are opposed in whole or in part to the proposed rule. The ninety (90)-day period during which an agency shall file its order of rulemaking for publication in the Missouri Register begins either: 1) after the hearing on the proposed rulemaking is held; or 2) at the end of the time for submission of comments to the agency. During this period, the agency shall file with the secretary of state the order of rulemaking, either putting the proposed rule into effect, with or without further changes, or withdrawing the proposed rule.

#### Title 7—DEPARTMENT OF TRANSPORTATION Division 10—Missouri Highways and Transportation Commission

**Chapter 4—Uniform Relocation Assistance** 

#### ORDER OF RULEMAKING

By the authority vested in the Missouri Highways and Transportation Commission under sections 226.150 and 523.210, RSMo 2000, and 227.120, RSMo Supp. 2006, the commission amends a rule as follows:

7 CSR 10-4.020 Relocation Assistance Program is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on April 16, 2007 (32 MoReg 629–632). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 10—DEPARTMENT OF NATURAL RESOURCES
Division 10—Air Conservation Commission
Chapter 6—Air Quality Standards, Definitions,
Sampling and Reference Methods and Air Pollution
Control Regulations for the Entire State of Missouri

ORDER OF RULEMAKING

By the authority vested in the Missouri Air Conservation Commission under section 643.050, RSMo 2000, the commission amends a rule as follows:

10 CSR 10-6.300 Conformity of General Federal Actions to State Implementation Plans is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on March 15, 2007 (32 MoReg 538–541). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: The Missouri Department of Natural Resources' Air Pollution Control Program did not receive any comments on the proposed amendment.

Title 13—DEPARTMENT OF SOCIAL SERVICES
Division 70—Division of Medical Services
Chapter 3—Conditions of Provider Participation,
Reimbursement and
Procedure of General Applicability

#### ORDER OF RULEMAKING

By the authority vested in the Division of Medical Services under sections 208.153 and 208.201, RSMo 2000, the division amends a rule as follows:

13 CSR 70-3.030 Sanctions for False or Fraudulent Claims for Title XIX Services is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on May 1, 2007 (32 MoReg 698–700). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

#### Title 20—DEPARTMENT OF INSURANCE, FINANCIAL INSTITUTIONS AND PROFESSIONAL REGISTRATION Division 2040—Office of Athletics

Chapter 3—Ticket Procedures

#### ORDER OF RULEMAKING

By the authority vested in the Office of Athletics under section 317.006.1, RSMo 2000, the board adopts a rule as follows:

20 CSR 2040-3.030 Approval of Nationally Recognized Amateur Sanctioning Bodies is adopted.

A notice of proposed rulemaking containing the text of the proposed rule was published in the *Missouri Register* on May 1, 2007 (32 MoReg 719). No changes have been made to the text of the proposed rule, so it is not reprinted here. This proposed rule becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

#### Title 20—DEPARTMENT OF INSURANCE, FINANCIAL INSTITUTIONS AND PROFESSIONAL REGISTRATION

Division 2040—Office of Athletics Chapter 4—Licensees and Their Responsibilities

#### ORDER OF RULEMAKING

By the authority vested in the Office of Athletics under sections 317.006 and 317.015, RSMo 2000, the board amends a rule as follows:

#### 20 CSR 2040-4.090 Contestants is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on May 1, 2007 (32 MoReg 719–720). No changes have been made to the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

#### Title 20—DEPARTMENT OF INSURANCE, FINANCIAL INSTITUTIONS AND PROFESSIONAL REGISTRATION

Division 2235—State Committee of Psychologists Chapter 2—Licensure Requirements

#### ORDER OF RULEMAKING

By the authority vested in the Office of Athletics under sections 337.025 and 337.050.9, RSMo 2000, the board amends a rule as follows:

**20 CSR 2235-2.040** Supervised Professional Experience, Section 337.025, RSMo, for the Delivery of Psychological Health Services **is amended**.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on May 1, 2007 (32 MoReg 720). No changes have been made to the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

This section may contain notice of hearings, correction notices, public information notices, rule action notices, statements of actual costs and other items required to be published in the *Missouri Register* by law.

Title 7—DEPARTMENT OF TRANSPORTATION
Division 10—Missouri Highways and
Transportation Commission
Chapter 25—Motor Carrier Operations

#### IN ADDITION

7 CSR 10-25.010 Skill Performance Evaluation Certificates for Commercial Drivers

#### **PUBLIC NOTICE**

Public Notice and Request for Comments on Applications for Issuance of Skill Performance Evaluation Certificates to Intrastate Commercial Drivers with Diabetes Mellitus or Impaired Vision

**SUMMARY:** This notice publishes MoDOT's receipt of applications for the issuance of Skill Performance Evaluation (SPE) Certificates, from individuals who do not meet the physical qualification requirements in the Federal Motor Carrier Safety Regulations for drivers of commercial motor vehicles in Missouri intrastate commerce, because of impaired vision, or an established medical history or clinical diagnosis of diabetes mellitus currently requiring insulin for control. If granted, the SPE Certificates will authorize these individuals to qualify as drivers of commercial motor vehicles (CMVs), in intrastate commerce only, without meeting the vision standard prescribed in 49 CFR 391.41(b)(10), if applicable, or the diabetes standard prescribed in 49 CFR 391.41(b)(3).

**DATES:** Comments must be received at the address stated below, on or before September 14, 2007.

**ADDRESSES:** You may submit comments concerning an applicant, identified by the Application Number stated below, by any of the following methods:

- •E-mail: Kathy.Hatfield@modot.mo.gov
- •Mail: PO Box 893, Jefferson City, MO 65102-0893
- •Hand Delivery: 1320 Creek Trail Drive, Jefferson City, MO 65109
- •Instructions: All comments submitted must include the agency name and Application Number for this public notice. For detailed instructions on submitting comments, see the Public Participation heading of the Supplementary Information section of this notice. All comments received will be open and available for public inspection and MoDOT may publish those comments by any available means.

#### COMMENTS RECEIVED BECOME MoDOT PUBLIC RECORD

- •By submitting any comments to MoDOT, the person authorizes MoDOT to publish those comments by any available means.
- •Docket: For access to the department's file, to read background documents or comments received, 1320 Creek Trail Drive, Jefferson City, MO 65109, between 7:30 a.m. and 4:00 p.m., Monday through Friday, except state holidays.

**FOR FURTHER INFORMATION CONTACT:** Ms. Kathy Hatfield, Motor Carrier Specialist, (573) 522-9001, MoDOT Motor Carrier Services Division, PO Box 893, Jefferson City, MO 65102-

0893. Office hours are from 7:30 a.m. to 4:00 p.m., CT, Monday through Friday, except state holidays.

#### SUPPLEMENTARY INFORMATION:

#### **Public Participation**

If you want us to notify you that we received your comments, please include a self-addressed, stamped envelope or postcard.

#### **Background**

The individuals listed in this notice have recently filed applications requesting MoDOT to issue SPE Certificates to exempt them from the physical qualification requirements relating to vision in 49 CFR 391.41(b)(10), or to diabetes in 49 CFR 391.41(b)(3), which otherwise apply to drivers of CMVs in Missouri intrastate commerce.

Under section 622.555, *Missouri Revised Statutes* (RSMo) Supp. 2006, MoDOT may issue a Skill Performance Evaluation Certificate, for not more than a two (2)-year period, if it finds that the applicant has the ability, while operating CMVs, to maintain a level of safety that is equivalent to or greater than the driver qualification standards of 49 CFR 391.41. Upon application, MoDOT may renew an exemption upon expiration.

Accordingly, the agency will evaluate the qualifications of each applicant to determine whether issuing a SPE Certificate will comply with the statutory requirements and will achieve the required level of safety. If granted, the SPE Certificate is only applicable to intrastate transportation wholly within Missouri.

#### **Qualifications of Applicants**

#### Application # MP070412025

Renewal Applicant's Name & Age: Michael A. Johnson, 30 Relevant Physical Condition: Mr. Johnson's visual acuity meets the minimum requirements. He was diagnosed with diabetes mellitus in 1981

Relevant Driving Experience: Mr. Johnson has been employed as a lineman with an electric service since April 2007. He has approximately 10 years of commercial motor vehicle driving experience. He currently has a Class A CDL. Drives personal vehicle(s) daily.

Doctor's Opinion & Date: Following an examination in May 2007, his Endocrinologist certified, "In my medical opinion, Mr. Johnson's diabetes deficiency is stable and he is capable of performing the driving tasks required to operate a commercial motor vehicle, and that the applicant's condition will not adversely affect his ability to operate a commercial motor vehicle safely."

Traffic Accidents and Violations: No accidents or violations on record.

#### **Request for Comments**

The Missouri Department of Transportation, Motor Carrier Services Division, pursuant to section 622.555, RSMo, and rule 7 CSR 10-25.010, requests public comment from all interested persons on the applications for issuance of Skill Performance Evaluation Certificates described in this notice. We will consider all comments received before the close of business on the closing date indicated earlier in this notice.

Issued on: July 16, 2007

Jan Skouby, Motor Carrier Services Director, Missouri Department of Transportation.

## Title 19—DEPARTMENT OF HEALTH AND SENIOR SERVICES

Division 30—Division of Regulation and Licensure Chapter 20—Hospitals

#### IN ADDITION

#### 19 CSR 30-20.021 Organization and Management for Hospitals

A proposed rescission to 19 CSR 30-20.021 was published in the *Missouri Register* on August 1, 2007 (32 MoReg 1191). The phone number for comments was submitted and published incorrectly. The phone number should have read (573) 751-8535. For clarification the part of the Notice to Submit Comments with the phone number is republished here.

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed rescission with David S. Durbin, Director, Division of Regulation and Licensure, PO Box 570, Jefferson City, MO 65102-0570. Telephone (573) 751-8535.

## Title 19—DEPARTMENT OF HEALTH AND SENIOR SERVICES

Division 60—Missouri Health Facilities Review Committee Chapter 50—Certificate of Need Program

#### **EXPEDITED APPLICATION REVIEW SCHEDULE**

The Missouri Health Facilities Review Committee has initiated review of the expedited applications listed below. A decision is tentatively scheduled for August 21, 2007. These applications are available for public inspection at the address shown below:

#### **Date Filed**

**Project Number:** Project Name City (County)
Cost, Description

#### 06/27/07

#4066 RS: Capetown Residential Cape Girardeau (Cape Girardeau County) \$0, Replace 4 assisted living facility beds

#### 07/10/07

**#4086 NP:** Delmar Gardens of O'Fallon O'Fallon (St. Charles County) \$14,151,540, LTC bed expansion of 120 SNF beds

Any person wishing to request a public hearing for the purpose of commenting on these applications must submit a written request to this effect, which must be received by August 10, 2007. All written requests and comments should be sent to:

#### Chairman

Missouri Health Facilities Review Committee c/o Certificate of Need Program Post Office Box 570 Jefferson City, MO 65102

For additional information contact Donna Schuessler, (573) 751-6403.

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### **Construction Transient Employers**

The following is a list of all construction contractors performing work on construction projects in Missouri who are known by the Department of Revenue to be transient employers pursuant to Section 285.230, RSMo. This list is provided as a guideline to assist public bodies with their responsibilities under this section that states, "any county, city, town, village or any other political subdivision which requires a building permit for a person to perform certain construction projects shall require a transient employer to show proof that the employer has been issued a tax clearance and has filed a financial assurance instrument as required by Section 285.230 before such entity issues a building permit to the transient employer."

Contractor	<u>Address</u>	City	<u>State</u>	<u>Zip</u>
A FISCHER BUILDERS INC	814 OHIO ST	QUINCY	IL	62301
AC LEADBETTER & SON INC	TER & SON INC 110 ARCO DR TOLEDO		ОН	43615
ACI MECHANICAL INC	ANICAL INC 3116 S DUFF AVE AMES		IA	50010
ACTION INSTALLERS INC	1224 CAMPBELL AVE SE	ROANOKE	VA	24013
ADDISON CONSTRUCTION CO	1526 HORSE CREEK RD	CHEYENNE	WY	82009
ADECCO USA INC	175 BROAD HOLLOW RD	MELVILLE	NY	11747
ADVANCED PROTECTIVE COATING INC	2530 BAYARD ST	KANSAS CITY	KS	66105
ADVANTAGE PROFESSIONAL OF PHOENIX LLC	1995 WEHRLE DR	WILLIAMSVILLE	NY	14221
AKERMAN CONSTRUCTION CO INC	2915 SH 74 SOUTH	PURCELL	OK	73080
AKI CONTROL SYSTEMS INC	P O BOX 444	WALLER	TX	77484
ALLIANCE INTEGRATED SYSTEMS INC	1500 STUDEMONT	HOUSTON	TX	77007
ALLIED STEEL CONSTRUCTION CO LLC	2211 NW FIRST TERRACE	OKLAHOMA CITY	OK	73107
ALLIED UNIKING CORPORATION INC	4750 CROMWELL AVE	MEMPHIS	TN	38118
ALLSTATE SPECIALTY CONSTRUCTION INC	32700 W 255TH ST	PAOLA	KS	66071
ALVAREZ ENVIRONMENTAL LLC	L LLC 4631 INVERNESS DR POST FALLS		ID	83854
AMERICAN CIVIL CONSTRUCTORS INC	4901 S WINDERMERE ST	LITTLETON	CO	80120
AMERICAN DIGITAL SYSTEMS\FIBRACOM	1725 W RENO AVE	BROKEN ARROW	OK	74012
AMERICAN MASONRY CO	1016 W EUCLID PITTSBURG		KS	66762
AMERICAN STRUCTURES INC	105 MARKET STREET	AUDUBON	IA	50025
AMERICASDOCTOR.COM COORDINATORS SERVICES INC	3315 S 23RD STR 108	TACOMA	WA	98405
AMRENT CONTRACTING INC	3981 STATE RT 3 NORTH	CHESTER	IL	62233
ANDERSEN TRENCHING & EXCAVATING INC	17263 SUMAC RD	HONEY CREEK	IA	51542
ARBY CONSTRUCTION COMPANY INC	19705 W LINCOLN AVE	NEW BERLIN	WI	53146
ARCHITECTURAL GLAZING PROFESSIONALS	11655 CLARE RD	OLATHE	KS	66061
ARCHITECTURAL WALL SYSTEMS CO	3000 30TH ST	DES MOINES	IA	50310
ARGUSS COMMUNICATIONS GROUP INC	DOVER RD	EPSOM	NH	03234
ARKA TEX REMODELING INC	8100 COLONEL GLENN RD	LITTLE ROCK	AR	72204
ARROWHEAD SERVICES INC	12920 METCALF STE 150	OVERLAND PARK	KS	66213
ATLANTIC ENGINEERING GROUP INC	1136 ZION CHURCH RD	BRASELTON	GA	30517
ATWOOD ELECTRIC INC	23124 HIGHWAY 149	SIGOURNEY	IA	52591
AUGERS UNLIMITED INC	11933 KAW DRIVE	KANSAS CITY	KS	66111
AUREUS RADIOLOGY LLC	11825 Q ST	OMAHA	NE	68137
AUTOMATIC BAR CONTROLS INC	790 EUBANKS DR	VACAVILLE	CA	95688

Contractor	Address	City	<u>State</u>	<u>Zip</u>
B & D ELECTRIC INC	P O BOX 43	STAMPS	AR	71860
BAKER CONCRETE CONSTRUCTION INC	900 N GARVER RD	MONROE	ОН	45050
BANKERS EDGE	1288 VALLEY FORGE STE 50	VALLEY FORGE	PA	19482
BARNESCO INC	2002 CEDAR CREST	ARKANSAS CITY	KS	67005
BARTLOW BROTHERS INC	S LIBERTY STREET RD	RUSHVILLE	IL	62681
BD CONSTRUCTION INC.	209 EAST 6TH STREET	KEARNEY	NE	68847
BEL CLAIR ELECTRIC INC	912 S BELT W	BELLEVILLE	IL	62220
BENCHMARK INC	6065 HUNTINGTON CT NE	CEDAR RAPIDS	IA	52402
BERBERICH TRAHAN & CO PA	3630 SW BURLINGAME ROAD	TOPEKA	KS	66611
BIGGE CRANE AND RIGGING CO	10700 BIGGE AVE	SAN LEANDRO	CA	94577
BILL DAVIS ROOFING LC	628 VERMONT	LAWRENCE	KS	66044
BISON ELECTRIC INC	12037 E PINE ST	TULSA	OK	74116
BIVOUAC ENGINEERING & SERVICE CO LLC	588 MEADOW LANE	MARION	ОН	43302
BLAHNIK CONSTRUCTION CO	150 50TH AVE DR SW	CEDAR RAPIDS	IA	52404
BLAZE MECHANICAL INC	15755 S 169 HWY STE E	OLATHE	KS	66062
BLUESTONE CONSTRUCTION LLC	13271 OBANNON STATION WAY	LOUISVILLE	KY	40223
BOREAL AVIATION INC	401 AVENUE F	GWINN	MI	49841
BRONDER TECHNICAL SERVICES	650 NEW CASTLE RD	BUTLER	PA	16001
BROWNING WELDING SERVICE INC	163 SHAW BRIDGE ROAD	GREENBRIER	AR	72058
BRUCE TRUCKING AND EXCAVATING INC	4401 HWY 162	GRANITE CITY	IL	62040
BUILDING ERECTION SERVICES COMP OF MO LC	15585 SOUTH KEELER	OLATHE	KS	66051
BUILDINGS INC	235 SOUTH 40TH	SPRINGDALE	AR	72765
C & C CONTRACTING INC	222 SOUTH SECOND ST	ORLEANS	IN	47452
CARTER MOORE INC	1865 E MAIN ST STE F	DUNCAN	SC	29334
CAS CONSTRUCTION INC	501 NE BURGESS	TOPEKA	KS	66608
CASE FOUNDATION CO	1325 W LAKE ST	ROSELLE	IL	60172
CASHATT & SONS CORP	BOX 74	RED OAK	IA	51566
CASYSTEMS INTERNATIONAL INC	8300 COLESVILLE RD 700	SILVER SPRING	MD	20910
CBS CONSTRUCTORS	204 E 1ST	MCCOOK	NE	69001
CCC GROUP INC	5797 DIETRICH RD	SAN ANTONIO	TX	78219
CDK SKANSKA INC	800 S HUTTON RD	FARMINGTON	NM	87401
CELLXION WIRELESS SERVICES LLC	5031 HAZEL JONES RD	BOSSIER CITY	LA	71111
CENTRAL FOUNDATION INC	915 MARION RD S	CENTRAL CITY	IA	52214
CENTRAL ILLINOIS TILE CO	3302 N MATTIS AVE	CHAMPAIGN	IL	61821
CENTRAL STATES CONTRACTING SERVICES	610 S 78TH ST	KANSAS CITY	KS	66111
CENTURY BUILDERS INC	11250 CHARLES RD	HOUSTON	TX	77041
CHAMPION EXPOSITION SERVICES	139 CAMPANELLI DRIVE	MIDDLEBORO	MA	02346
CHANCE CONSTRUCTION CO	ITALY & BARBER ST	HEMPHILL	TX	75948
CHESTER PHILLIPS CONSTRUCTION COMPANY	1501 N UNIVERSITY STE 740	LITTLE ROCK	AR	72207
CHR SOLUTIONS INC	4747 SOUTH LOOP 289	LUBBOCK	TX	79424
CHRIS GEORGE HOMES INC	2111 E SANTA FE #112	OLATHE	KS	66062
CLIFFORD LEE & ASSOCIATES	292 MELVIN HARRIS RD	MANCHESTER	GA	31816

Contractor	<u>Address</u>	City	State	<u>Zip</u>
COAST TO COAST BUILDERS INC	750 E FUNSTON	WICHITA	KS	67211
COASTAL GUNITE CONSTRUCTION CO	16 WASHINGTON ST	CAMBRIDGE	MD	21613
COLE RAYWID & BRAVERMAN LLP	1919 PENNSYLAVANIA AVE NW	WASHINGTON	DC	20006
COMMERCIAL CONTRACTORS INC	729 LINCOLN AVE	HOLLAND	MI	49423
COMO TECH INSPECTIONS INC	40 DEEP CREEK RD	MANHATTAN	KS	66502
CONCO INC	3030 ALL HALLOWS	WICHITA	KS	67217
CONLEY SPRINKLER INC	822 MAIN	PLEASANTON	KS	66075
CONSTRUCTION MANAGEMENT INC	108 JACKMAN ST	GEORGETOWN	MA	01833
CONSTRUCTORS INC	6225 CHOCTAW DR	BATON ROUGE	LA	70805
CONTICO CORP	1 CRAGWOOD ROAD	SOUTH PLAINFIELD	NJ	07080
CONTRACT DEWATERING SERVICES INC	5820 W RIVERSIDE DR	SARANAC	MI	48881
CONTROL INSTALLATIONS OF IOWA INC	6200 THORNTON AVE STE 190	DES MOINES	IA	50321
COOPERS STEEL FABRICATORS	PO BOX 149	SHELBYVILLE	TN	37162
CORE RESOURCES INC	7795 FIVE MILE RD	CINCINNATI	ОН	45230
CORNERSTONE COMMERCIAL CONTRACTORS	1260 JERICO	CORNING	IA	50841
CORONADO INC	1835 WALL ST	SALINA	KS	67401
COWARTS CONSTRUCTION COMPANY INC	223 AIRPORT RD	SALEM	AR	72576
CREEK ELECTRIC INC	2811 W PAWNEE ST	WICHITA	KS	67213
CRONISTER & COMPANY INC	FORBES FIELD BL 281 UNT E	TOPEKA		66619
CROWN CORR INC	7100 W 21ST AVE	GARY	IN	46406
CUNNINGHAM INC	112 6TH AVENUE W	OSKALOOSA		52577
CUST O FAB FIELD SERVICE LLC	1900 N 161ST E AVE	TULSA	OK	74116
CUSTOM HOME AND CABINET LLC	15519 W 84TH ST	LENEXA	KS	66219
CUSTOMER CARE SOLUTIONS	1 IRVINGTON CTR 700 KING	ROCKVILLE	MD	20850
D & B INDUSTRIAL FLOOR COATINGS INC	W137 N8589 LANDOVER CRT	MENOMONEE FALLS	WI	53051
D ROSS CONSTRUCTION LLC	12420 HIGH DR	LEAWOOD	KS	66209
DANNYS CONSTRUCTION CO INCORPORATED	1066 WEST THIRD AVENUE	SHAKOPEE	MN	55379
DAVE OSBORNE CONSTRUCTION CONTRACTI	15600 28TH AVE N	PLYMOUTH	MN	55447
DAVID A NICE BUILDERS INC	4571 WARE CREEK ROAD	WILLIAMSBURG	VA	23188
DDD COMPANY	8000 CORPORATE DR STE 100	LANDOVER	MD	20785
DECORATING AND COATING APPLICATIONS LLC	2355 CLYDE DRIVE	CHAMBLEE	GA	30341
DEJAGER CONSTRUCTION	75 60TH ST SW	WYOMING	MI	49508
DIAMOND SURFACE INC	13792 REIMER DR N	MAPLE GROVE	MN	55311
DIG AMERICA UTILITY CONTRACTING INC	606 25TH AVE SO STE 202	ST CLOUD	MN	56301
DIVINE INC	2310 REFUGEE RD	COLUMBUS	ОН	43207
DOME CORPORATION OF NORTH AMERICA	5450 EAST ST	SAGINAW	MI	48601
DOSTER CONSTRUCTION CO INC	2100 INTERNATIONAL PARK D	BIRMINGHAM	AL	35243
DRC EMERGENCY SERVICES LLC	740 MUSEUM DRIVE	MOBILE	AL	36608
DUALTEMP INSTALLATIONS INC DBA DUALTEMP WISCONSIN	3695 J N 126TH STREET	BROOKFIELD	WI	53005
DUREX COVERINGS INC	53 INDUSTRIAL RD	BROWNSTOWN	PA	17508
DUSTROL INC	GEN DEL	EL DORADO	KS	67042

Contractor	Address	City	<u>State</u>	<u>Zip</u>
ECONOMY ELECTRICAL CONTRACTORS	101 CENTURY 21 DR #204	JACKSONVILLE	FL	32216
EDWARD KRAEMER & SONS INC	ONE PLAINVIEW RD	PLAIN	WI	53577
ELECTRICAL LINE SERVICES INC	14200 S TULSA DR	OKLAHOMA CITY	OK	73170
EMCO CHEMICAL DISTRIBUTORS INC	2100 COMMONWEALTH AVE	NORTH CHICAGO	IL	60064
EMPLOYEE RESOURCE ADMINISTRATION LP	12400 COIT RD #1030	DALLAS	TX	75251
ENERGY DELIVERY SERVICES INC	3909 W FIFTH ST	CHEYENNE	WY	82003
ENTERPRISE SOLUTIONS INC	2116 WALSH AVE STE B	SANTA CLARA	CA	95050
ERVIN CABLE CONSTRUCTION INC	260 N LINCOLN BLVD E	SHAWNEETOWN	IL	62984
EXCEL STUCCO INC	14123 MANOR DR	LEAWOOD	KS	66224
EXXEL PACIFIC INC	323A TELEGRAPH RD	BELLINGHAM	WA	98226
F&F CONSTRUCTION INC	7377 OLD ALEXANDRIA FERRY	CLINTIN	MD	20735
FABCON LLC	3400 JACKSON PIKE	GROVE CITY	ОН	43123
FALEWITCH CONSTRUCTION SERVICES INC	8720 S 114TH ST STE 100	LAVISTA	NE	68128
FAYETTEVILLE PLUMBING & HEATING CO INC	P O BOX 1061	FAYETTEVILLE	AR	72702
FEDERAL FIRE PROTECTION INC	805 SECRETARY DR STE A	ARLINGTON	TX	76015
FOLTZ CONSTRUCTION INC	BOX 38	PATOKA	IL	62875
FREESEN INC	316 S PEARL	BLUFFS	IL	62621
G & S INC	14202 HILLSDALE CIRCLE	OMAHA	NE	68137
GAMMA CONSTRUCTION COMPANY	2808 JOANEL	HOUSTON	TX	77027
GEISSLER ROOFING CO INC	612 S 3RD ST	BELLEVILLE	IL	62220
GENE FRITZEL CONSTRUCTION COMPANY I	643 MASSACHUSETTS STE 300	E 300 LAWRENCE LAWRENCE		66044
GENE FRITZEL CONSTRUCTION SERVICES	628 VERMONT			66044
GEOTECH SERVICES INC	6820 W SNOWVILLE RD	BRECKSVILLE	ОН	44141
GLEESON CONSTRUCTORS INC	2015 E 7TH ST	SIOUX CITY	IA	51105
GLENN H JOHNSON CONSTRUCTION CO	2521 GROSS POINT RD	EVANSTON	IL	60201
GOERLICH ROOFING INC	4400 HARRISON	QUINCY	IL	62301
GOLEY INC	P O BOX 309	DUPO	IL	62239
GORDONS ENHANCED TECHNOLOGY MARKETING INC	1621 W COSBY #112	CARROLLTON	TX	75006
GRABER AGRI-BUILDERS INC	CO RD 450 E BOX 436A	MONTGOMERY	IN	47558
GRAZZINI BROS COMPANY	620 16TH AVE S	MINNEAPOLIS	MN	55454
GREAT SOUTH CONSTRUCTION CO INC	2500 HWY 31 SOUTH	PELHAM	AL	35124
GYPSUM FLOORS OF AR/OK INC	PO BOX 1707	MULDROW	OK	74948
H & H SYSTEMS & DESIGN INC	130 EAST MAIN ST	NEW ALBANY	IN	47150
HARMAN & SON CONSTRUCTION INC	1810 B EIGHTH AVE	FORT WORTH	TX	76110
HARMAN CONSTRUCTION INC	1633 ROGERS RD	FORT WORTH	TX	76107
HARNESS ROOFING INC	P O BOX 1382	HARRISON	AR	72601
HART PAINTING	2555 SW 50	OKLAHOMA CITY	OK	73119
HENDERSON ENGINEERS INC	8325 LENEXA DR STE 400	LENEXA	KS	66214
HENNING CONSTRUCTION COMPANY	5870 MERLE HAY RD	JOHNSTON	IA	50131
HERITAGE HOUSING DEVELOPMENT INC	16133 VENTURA BLVD #965	ENCINO	CA	91436
HERMAN STEWART CONSTRUCTION & DEVEL	4550 FORBES BLVD	LANHAM	MD	20706

Contractor	Address	City	<u>State</u>	<u>Zip</u>
HOGUE HORN & PASHMAN INC	922 MISSOURI	LAWRENCE	KS	66044
HOLIAN ASBSTS RMVL & ENCPSLTN CORP	7504 MEYER RD	SPRING GROVE	IL	60081
HOLLIS ROOFING INC	P O BOX 2229	COLUMBUS	MS	39704
HOOPER CORPORATION	P O BOX 7455	MADISON	WI	53707
HORIZON GENERAL CONTRACTORS INC	7315 W ELIZABETH LN	FT WORTH	TX	76116
HORIZON GROUP INC	1325 N E BOND ST	PEORIA	IL	61603
HORIZONTAL BORING & TUNNELING CO	505 S RIVER AVE	EXETER	NE	68351
HOSPITALITY BUILDERS INC	4222 HWY 52	META	MO	65058
HUFF SEALING CORPORATION	HWY 15E	ALBION	IL	62806
HY VEE WEITZ CONSTRUCTION LC	1501 50TH ST BLDG 1 #325	WEST DES MOINES	IA	50266
INDUSTRIAL POWER & PROCESS CORP	P O BOX 38995	GREENSBORO	NC	27438
INDUSTRY SERVICES CO INC	5550 TODD ACRES DR	MOBILE	AL	36619
INTERNATIONAL INDUSTRIAL CONTRACTING CORPORATION	35900 MMOUND RD	STERLING HEIGHTS	KS	48310
INTERSTATES CONSTRUCTION SERVICES INCORPORATED	1520 INDUSTRIAL PARK	SIOUX CENTER	IA	51250
INTL BROTHERHOOD OF ELECTRICAL WORK	106 N MONROE ST	WEST FRANKFORT	IL	62896
IRBY CONSTRUCTION CO	817 S STATE ST	JACKSON	MS	39201
J & J CONSTRUCTION & SUPPLY INC	1136 W KANSAS	MCPHERSON	KS	67460
J & J MAINTENANCE INC	3755 CAPITAL OF TX HWY S	AUSTIN	TX	78704
JACK HOPE DESIGN BUILD INC	1440 N 3RD ST	LAWRENCE	KS	66044
JANTON INDUSTRIES INC	13 42ND STREET	BROOKLYN	NY	11232
JD FRANKS INC	1602 S BELTINE ROAD	DALLAS		75253
JEN MECHANICAL INC	803 HOPP HOLLOW DR	ALTON	IL	62002
JESCO INC	2020 MCCULLOUGH BLVD	TUPELO	MS	38801
JET HEATING INC	P O BOX 7362	SALEM	OR	97303
JOEL FRITZEL CONSTRUCTION CO.	3320 CLINTON PARKWAY CT	LAWRENCE	KS	66047
JOHN A PAPALAS & CO	1187 EMPIRE	LINCOLN PARK	MI	48146
JOHN E GREEN COMPANY	220 VICTOR AVE	HIGHLAND PARK	MI	48203
JOHNSON INDUSTRIAL SERVICES INC	200 BENTLEY CIR	SHELBY	AL	35143
JOLLEY CONSTRUCTION COMPANY	6148 LEE HWY STE 200	CHATTANOOGA	TN	37421
JOMAX CONSTRUCTION COMPANY INC	S 281 HWY	GREAT BEND	KS	67530
KANSAS BUILDING SYSTEMS INC	1701 SW 41ST	TOPEKA	KS	66609
KASBOHM CUSTOM DRILLING INC	11404 OAKTON RD	SAVANNA	IL	61074
KEARNEY & SON CONSTRUCTION INC	2500 NORTH 7TH ST	LAWRENCE	KS	66044
KEARNEY ELECTRIC INC	3609 E SUPERIOR AVE	PHOENIX	AZ	85040
KEELEY & SONS INC	5 LOISEL VILLAGE SHOP CTR	EAST ST LOUIS	IL	62203
KENJURA TILE INC	BOX 158	BRENHAM	TX	77834
KENT ANDERSON CONCRETE LP	830 E VALLEY RIDGE BLVD	LEWISVILLE	TX	75057
KESSLER CONSTRUCTION INC	13402 W 92ND ST	LENEXA	KS	66215
KGL ASSOCIATES INC	759 ADAMS ST	DENVER	CO	80206
KILIAN CORPORATION THE	608 S INDEPENDENCE	MASCOUTAH	IL	62258
KINLEY CONSTRUCTION GROUP LP	4025 WOODLAND PK BLVD 410	ARLINGTON	TX	76013

Contractor	Address	City	State	Zip
KNIGHT TRENCHING & EXCAVATING INC	14168 SANTA FE TRAIL DR	LENEXA	KS	66215
KNK TELECOM LLC	308 WEST ELM STREET	OLATHE	KS	66061
KOSS CONSTRUCTION CO	4090 WESTOWN PKWY STE B	W DES MOINES	IA	50266
L & L INSULATION & SUPPLY CO	3810 B PAULE AVE	ST LOUIS COUNTY	МО	63125
LAKE CONTRACTING INC	4650 STONE CHURCH RD	ADDIEVILLE	IL	62214
LAKELAND COMPANY INC	7234 BOEKEL RD	RATHDRUM	ID	83858
LAKEVIEW CONSTRUCTION OF WISCONSIN	10505 CORPORATE DR #200	PLEASANT PRAIRI	WI	53158
LARSON CONTRACTING INC	508 WEST MAIN STREET	LAKE MILLS	IA	50450
LAW CO INC	345 RIVERVIEW ST	WICHITA	KS	67203
LIN R ROGERS ELECTRICAL CONTRACTORS	2050 MARCONI DR STE 200	ALPHARETTA	GA	30005
LINAWEAVER CONSTRUCTION INC	719 GILMAN RD	LANSING	KS	66043
LITTON ENTERPRISES INC	600 HALFWAY RD	MARION	IL	62959
LONGAN CONSTRUCTION COMPANY	1635 US HWY 59 N	GROVE	OK	74344
LPR CONSTRUCTION CO	1171 DES MOINES AVE	LOVELAND	CO	80537
LUNDA CONSTRUCTION CO	620 GEBHARDT RD	BLACK RIVER FAL	WI	54615
M & M ELECTRICAL CONTRACTOR INC	5832 ROY PERRY RD	SPRINGFIELD	TN	37172
MAGUIRE IRON INC	300 W WALNUT BOX 1446	SIOUX FALLS	SD	57101
MAHAFFEY CONSTRUCTION	102 ESTATES DR	GREEN FOREST	AR	72638
MAINSTREET MUFFLER AND BRAKE	1406 N MAIN STREET	HARRISON	AR	72601
MANSION AMERICA LLC	100 NORTH PINE STREET	PITTSBURGH	KS	66762
MAROLD ELECTRIC INC	1925 SHERWOOD LAKE ESTATE QUINCY		IL	62305
MARTIN COMPANIES LLC DBA MARTIN ELECTRIC	1542 E SPRUCE OLATHE		KS	66061
MCBRIDE ELECTRIC INC	3215 E 9TH N	WICHITA	KS	67208
MCKITTRICK CONSTRUCTION	13283 BLUEJACKET	OVERLAND PARK	KS	66225
MCMASTER CONSTRUCTION INC	138 NE 46TH	OKLAHOMA CITY	OK	73105
MDS BUILDERS INC	5455 N FEDERAL HWY	BOCA RATON	FL	33487
MEADOWS CONSTRUCTION CO INC	1014 FRONT ST	TONGANOXIE	KS	66086
MECHANICAL CONSTRUCTION SERVICES IN	1711 MELROSE DR	BENTON	AR	72015
METROPOLITAN PAVEMENT SPECIALISTS LLC	14012 GILES RD	OMAHA	NE	68138
MICHAEL CONSTRUCTION CO INC	SECONDARY RT 79 BOX 143	DRY BRANCH	WV	25061
MID STATES ELECTRIC CO INC	P O BOX 156	S SIOUX CITY	NE	68776
MIDLAND WRECKING INC	15 HENNING	LENEXA	KS	66215
MIDWEST PARTITIONS INC	509 WALNUT STREET	THEDFORD	NE	69166
MIDWESTERN SERVICES INC	1913 7TH ST	SNYDER	TX	79549
MILLENNIUM BROKERAGE GROUP	611 COMMERCE ST STE 2704	NASHVILLE	TN	37203
MILLER INSULATION CO INC	US HWY 65 & MO HWY 127	MALTA BEND	MO	65339
MILLER THE DRILLER	5125 E UNIVERSITY	DES MOINES	IA	50317
MILLS ELECTRICAL CONTRACTORS	2535 WALNUT HILL LN	DALLAS	TX	75229
MORRIS SHEA BRIDGE CO INC	1820 1ST AVENUE SOUTH	IRONDALE	AL	35210
MORRISSEY CONTRACTING CO	705 SOUTHMOOR PL	GODFREY	IL	62035
MOWERY BACKHOE & TRENCHER SERVICE	25374 TONGANOXIE RD	LEAVENWORTH	KS	66048
MULANAX ELECTRIC INC	404 W DORCUS ST	ROLAND	OK	74954

Contractor	Address	<u>City</u>	<u>State</u>	<u>Zip</u>
MULTIPLE CONCRETE ENTERPRISES	1680 W 1000 N	LAYTON	UT	84041
MURPHY & SONS ROOFING	1010 NORTH 54TH ST	KANSAS CITY	KS	66102
MUSE EXCAVATION & CONSTRUCTION CO	504 S 8TH ST	ELWOOD	KS	66024
MYLES LORENTZ INC	48822 OLD RIVER BLUFF RD	ST PETER	MN	56082
NEBEL CONSTRUCTION SERVICES INC	11380 STRANG LINE ROAD	LENEXA	KS	66215
NEBRASKA MIDWEST CONSTRUCTION COMPA	406 N 22ND ST	NEBRASKA CITY	NE	68410
NEESE INC	303 DIVISION PO BOX 392	GRAND JUNCTION	IA	50107
NELSON INDUSTRIAL SERVICES INC	6021 MELROSE LN	OKLAHOMA CITY	OK	73127
NEW DIMENSION INC	631 E BIG BEAVER #109	TROY	MI	48083
NHC CONSTRUCTION LLC	5960 DEARBORN STE 15	MISSION	KS	66202
NO FAULT INDUSTRIES INC	15556 PERKINS RD	BATON ROUGE	LA	70810
NORTH MISSISSIPPI CONVEYOR COMPANY INC	HWY 7S LAFAYETTE CO RD370	OXFORD	MS	38655
NORTHWEST ENERGY SYSTEMS INC	315 S GREGG ST	FAYETTEVILLE	AR	72701
ODONNELL & SONS CONSTRUCTION CO INC	15301 BROADMOOR ST	OVERLAND PARK	KS	66223
OMEGA INSURANCE SERVICES INC	100 CARILLON PARKWAY	ST PETERSBURG	FL	33716
OMNI ENGINEERING INC	14012 GILES RD	OMAHA	NE	68138
ORASURE TECHNOLOGIES INC	220 EAST FIRST STREET	BETHLEHEM	PA	18015
P & P CONSTRUCTION CO	1132 E LINCOLN ST	E LINCOLN ST RIVERTON		62561
PAR INC	300 TICE BOULEVARD	300 TICE BOULEVARD WOODCLIFF LAKE		07677
PARSONS ELECTRIC LLC	5960 MAIN ST NE	MAIN ST NE MINNEAPOLIS		55432
PETERSON CONTRACTORS INC	104 BLACKHAWK ST	REINBECK		50669
PETTUS PLUMBING & PIPING INC	P O BOX 3237	MUSCLE SHOALS	AL	35662
PHILLIPS & JORDAN INC	6621 WILBANKS RD	KNOXVILLE		37912
PINNACLE CONSTRUCTION INC	203 N CHESTNUT ST	GLENWOOD	IA	51534
PLOWMAN CONSTRUCTION COMPANY INC	905 E PARK ST	OLATHE	KS	66061
PLUM RHINO CONSULTING LLC	1010 HUNTCLIFF STE 1350	ATLANTA	GA	30350
P-N-G CONTRACTING INC	917 CARLA DR	TROY	IL	62294
POLE MAINTENANCE CO LLC	4307 23RD ST	COLUMBUS	NE	68601
PRECAST ERECTORS INC	3500 VALLEY VISTA DR	HURST	TX	76053
PRECISION ELECTRICAL CONTRACTORS INC	2403 SIDNEY ST SUITE 125	PITTSBURGH	PA	15203
PRIMARY RESIDENTAL MORTGAGE INC	829 E CAVENDISH CIRCLE	SANDY	UT	84094
PRO LINE CONSTRUCTION INC	7946 NW TOPEKA BLVD	TOPEKA	KS	66617
PROFESSIONAL REGISTERED NURSES INC DBA PRN MEDICAL	314 SOUTH 17TH STREET	FORT SMITH	AR	72901
PROGRESSIVE CONTRACTORS INC	14123 42ND ST NE	ST MICHAEL	MN	55376
PROVIDENCE CONTRACTORS LLC	374 F MORRISON RD	COLUMBUS	ОН	43213
PULTE PAYROLL CORPORATION	100 BLOOMFIELD HILLS #300	BLOOMFIELD HILLS	MI	48034
PYRAMID ELECTRICAL CONTRACTORS INC	300 MONTICELLO PLACE	FAIRVIEW HEIGHTS	IL	62208
QUALITY ELECTRIC OF DOUGLAS COUNTY INC	1011 E 31ST STREET	LAWRENCE	KS	66046
QUALITY TRANSPORTATION SERVICES INC	5220 S CAMERON ST	LAS VEGAS	NV	89118
QUOVADX INC	7600 E ORCHARD RS 300 S	GREENWOOD VILLAGE	CO	80111
R MESSNER CONSTRUCTION CO INC	3595 N WEBB RD #500	WICHITA	KS	67226

Contractor	Address	<u>City</u>	State	<u>Zip</u>
RANGER PLANT CONSTRUCTIONAL CO INC	5851 E US HIGHWAY 80	ABILENE	TX	79601
RCS CONSTRUCTION INC	197 OLD ST LOUIS RD	WOOD RIVER	IL	62095
RDC MANUFACTURING INC	200 LUKKEN INDUSTRIAL DR	LA GRANGE	GA	30240
REASONS CONSTRUCTION COMPANY INC	3825 EAST END DR	HUMBOLDT	TN	38343
RECOR SERVICES INC	4122 NE 185TH AVE	PORTLAND	OR	97230
REDDINGER CONSTRUCTORS INC	6301 OLD BOONVILLE HWY	EVANSVILLE	IN	47715
RESERV CONSTRUCTION CO INC	7101 SHARONDALE CT #200	BRENTWOOD	TN	37027
RETAIL CONSTRUCTION SERVICES INC	11343 39TH ST N	ST PAUL	MN	55042
RETAIL PLANNING & CONSTRUCTION INC	735 BIRCH AVE	BENSALEM	PA	19020
RFB CONSTRUCTION CO INC	565 E 520TH AVE	PITTSBURGH	KS	66762
RIDGELAND ENTERPRISES	712 CR 1034	CLARKRIDGE	AR	72623
RIDGEWAY CONTROLS LLC	1801 SW BELLEAVE	TOPEKA	KS	66604
RJ PITCHER INC	4575 BUCKLEY RD	LIVERPOOL	NY	13088
ROGER ENGEMANN DRAINAGE CO INC	135 N MAIN	TROY	KS	66087
ROSE LAN CONTRACTORS INC	820 CHEYENNE AVE	KANSAS CITY	KS	66105
ROSTER COMPANY INC	1602 57TH STREET	GARRISON	IA	52229
ROYAL ELECTRIC CONSTRUCTION INC	7905 MONTICELLO RD	SHAWNEE MISSION	KS	66203
RUPP MASONRY CONSTRUCTION CO	1501 N 18TH STREET	QUINCY	IL	62301
S A COMUNALE CO INC	2900 NEWPARK DR	BARBERTON	ОН	44203
SA SMITH ELECTRIC INC	525 JERSEY ST	QUINCY	IL	62301
SAGEZ CONSTRUCTION INC	HC61 BOX 17	HARDIN	IL	62047
SAM ANDERSON CONSTRUCTION CO LLC	6731 W 121ST ST STE 219	OVERLAND PARK	KS	66209
SANDERFOOT WIND & EXCAVATING INC	W3042 VAN ROY ROAD	APPLETON	WI	54915
SCHUPPS LINE CONSTRUCTION INC	10 PETRA LANE	ALBANY	NY	12205
SERVICEMASTER DESIGN BUILD LLC	8615 FREEPORT PKWY 5-100	IRVING	TX	75063
SHAWNEE MISSION TREE SERVICE INC	8250 COLE PKWY	SHAWNEE MSN	KS	66227
SHIELDS TELECOMM INC	7 CIRCLE DR	MOUNT VERNON	IL	62864
SHILOH STEEL FABRICATORS INC	200 EAST HWY 264	SPRINGDALE	AR	72764
SLUDGE TECHNOLOGY INC	8101 W 33RD STREET S	MUSKOGEE	OK	74401
SOUTHEAST DIRECTIONAL DRILLING LLC	2323 S HARDY DRIVE	TEMPE	AZ	85282
SOUTHWESTERN CONSTRUCTION SERVICES INC	4542 STATE RT 160	HIGHLAND	IL	62249
SPORTEXE CONSTRUCTION SERVICES INC	1809 MERRITTVILLE FONTHIL	ONT CAN LOS1E6	ON	99999
STILL CONSTRUCTION CO INC	PO BOX 70	LEAD HILL	AR	72644
STILL CONTRACTORS LLC	15740 S MAHAFFIE ST	OLATHE	KS	66062
STORY-ATLAS SURVEYING INC	2300 HUTTON RD STE 108	KANSAS CITY	KS	66109
STRAUB CONSTRUCTION CO INC	7775 MEADOW VIEW DR	SHAWNEE	KS	66227
STREICHER EXCAVATING INC	1718 EAST BREMER AVE	WAVERLY	IA	50677
STRINGER CONSTRUCTION COMPANY INC	6141 LUCILE AVE	SHAWNEE	KS	66203
STUEVE CONSTRUCTION COMPANY	2201 E OAK ST	ALGONA	IA	50511
SUMMIT CONTRACTING OF DELAWARE LLC	120 N LIME ST	LANCASTER	PA	17602
SUNCON INC	#2 TERMINAL DR STE 17A	EAST ALTON	IL	62002
SUNLAND CONSTRUCTION INC	HWY 13 SOUTH	EUNICE	LA	70535

Contractor	<u>Address</u>	<u>City</u>	<u>State</u>	<u>Zip</u>
SURFACE PREPARATION TECHNOLOGIES INC	81 TEXACO ROAD	MECHANICSBURG	PA	17055
SW HUFFMAN CONSTRUCTION INC	PO BOX 99	OTTUMWA	IA	52501
SWORD CONSTRUCTION LLC	1701 NORTHPARK DR STE 6	KINGWOOD	TX	77339
TANCO ENGINEERING INCORPORATED	1030 BOSTON AVE	LONGMONT	CO	80501
TECH BUILDERS INC	410 DOWNTOWN PLZ	FAIRMONT	MN	56031
TEFCO INC	11022 SAWMILL RD	ELBERFELD	IN	47613
TELECRAFTER SERVICES LLC	13131 W CEDAR DR	LAKEWOOD	CO	80228
TENCON INC	530 JONES ST	VERONA	PA	15147
TERRA ENGINEERING & CONSTRUCTION CORPORATION	2201 VONDRON RD	MADISON	WI	53718
TEXAS COMMERCIAL FENCE INC	320 SOUTHLAND DR	BURNET	TX	78611
THOMAS L BEAR CONSTRUCTION INC	14758 202ND ST	BLOOMFIELD	IA	52537
THOMPSON ELECTRIC COMPANY OF OMAHA	P O BOX 207	SIOUX CITY	IA	51102
TIC THE INDUSTRIAL COMPANY	40185 ROUTT COUNTY RD 129	STEAMBOAT SPRGS	CO	80477
TITAN CONTRACTING & LEASING CO INC	2205 RAGU DRIVE	OWENSBORO	KY	42302
TNT CONSTRUCTION CO INC	144 EASY ST	CAROL STREAM	IL	60188
TOTAL WESTERN INC	8049 SOMERSET BLVD	PARAMOUNT	CA	90723
TOWER MECHANICAL SERVICES	2125 W 20TH AVE	OSHKOSH	WI	54904
TPQ CORPORATION	8522 E 61ST ST	TULSA	OK	74133
TR MANAGEMENT INC	6700 SW TOPEKA BLVD #344	TOPEKA	KS	66619
TRAC WORK INC	303 W KNOX	ENNIS	TX	75119
TRIAGE CONSULTING GROUP	221 MAIN STREET STE 1100	SAN FRANCISCO	CA	94105
TRIDAQ INC	1011 LEAVENWORTH	OMAHA	NE	68102
TWEET GAROT MECHANICAL INC	2545 LARSEN RD	GREEN BAY	WI	54303
ULTIMATE THERMAL INC	P O BOX 34818	OMAHA	NE	68134
UNIVERSAL CONTRACTING CO	1207 LUCAS	BURLINGTON	IA	52601
UNIVERSAL LIMITED INC	932 ALTON PARKWAY	BIRMINGHAM	AL	35210
US ASPHALT CO	14012 GILES RD	OMAHA	NE	68138
VICS CRANE & HEAVY HAUL INC	3000 145TH STREET EAST	ROSEMOUNT	MN	55068
VINTAGE SPORTS CARDS INC	410 S TRADE CNTR PKWY #A8	CONROE	TX	77385
VLS SYSTEMS INC	9900 MAIN ST #304	FAIRFAX	VA	22031
VON ALST HOLDING COMPANY	2416 SMELTING WORKS RD	SWANSEA	IL	62226
W & G LLC	5075 CARPENTER RD	YPSILANTI	MI	48197
W A KLINGER LLC	2015 EAST 7TH STREET	SIOUX CITY	IA	51101
W G YATES & SONS CONSTRUCTION COMPA	104 GULLY AVENUE	PHILADELPHIA	MS	39350
WACHTER ELECTRIC COMPANY	16001 W 99TH ST	LENEXA	KS	66219
WADE & ASSOCIATES INC	2500 W 6TH ST STE E	LAWRENCE	KS	66049
WALKER CONSTRUCTION CO INC	HWY 50 TO KAHOLA LAKE RD	EMPORIA	KS	66801
WALT WAGNER CONSTRUCTION INC	305 S 5TH ST	LEAVENWORTH	KS	66048
WALTERS EXCAVATING	24060 K 68 HWY	PAOLA	KS	66071
WANZEK CONSTRUCTION INC	16553 37R ST SE	FARGO	ND	58103
WEATHERCRAFT COMPANY OF LINCOLN	545 J ST	LINCOLN	NE	68508

Contractor	Address	City	<u>State</u>	<u>Zip</u>
WELSH COMPANIES	8200 NORMANDALE BLVD #200	MINNEAPOLIS	MN	55437
WESSELS CONSTRUCTION CO INC	1800 DES PLAINES AVE	FOREST PARK	IL	61030
WEST SIDE MECHANICAL INC	P O BOX 11247	KANSAS CITY	KS	66111
WESTERN CAROLINA PLUMBING	25 SANDTRAP RD	WAYNESVILLE	NC	28786
WESTERN METAL PRODUCTS LC	1462 W 1500 S	WOODS CROSS	UT	84087
WESTIN CONSTRUCTION COMPANY	10828 NESBITT AVE SO	BLOOMINGTON	MN	55437
WF JOHNSTON CONSTRUCTION INC	109 INDUSTRIAL DRIVE	MINOOKA	IL	60447
WHITING TURNER CONTRACTING CO THE	300 E JOPPA RD	BALTIMORE	MD	21286
WILLIAMS ELECTRIC CO INC	695 DENTON BLVD	FORT WALTON BEA	FL	32547
WOODS CONSTRUCTION INC	6396 PRODUCT DRIVE	STERLING HEIGHTS	MI	48312
WS BOWLWARE CONSTRUCTION INC	3140 W BRITTON RD STE 204	OKLAHOMA CITY	OK	73120
YOUNGLOVE CONSTRUCTION LLC	2015 EAST 7TH STREET	SIOUX CITY	IA	51101
ZIMMERMAN CONSTRUCTION COMPANY INC	12509 HEMLOCK ST	OVERLAND PARK	KS	66213

Updated: 7/3/2007 8:56:01 AM

The Secretary of State is required by sections 347.141 and 359.481, RSMo 2000 to publish dissolutions of limited liability companies and limited partnerships. The content requirements for the one-time publishing of these notices are prescribed by statute. This listing is published pursuant to these statutes. We request that documents submitted for publication in this section be submitted in camera ready 8 1/2" x 11" manuscript by email to dissolutions@sos.mo.gov.

## NOTICE OF DISSOLUTION OF CUSTOM KITCHEN COUNTERTOPS, L.L.C.

On the 25<sup>th</sup> day of June, 2007, Custom Kitchen Countertops, L.L.C. filed its Notice of Winding Up with the Missouri Secretary of State. The dissolution of the LLC was effective on the 25<sup>th</sup> day of June, 2007.

You are hereby notified that if you believe you have a claim against Custom Kitchen Countertops, L.L.C. you must submit a summary in writing of the circumstances surrounding your claim to Richard P. Beard, Beard & Associates Law Firm, L.L.C., 316 South Ohio, P.O. Box 401, Sedalia, Missouri 65302-0401.

The summary of your claim must include the following information:

- 1. The name, address and telephone number of the claimant;
- 2. The amount of the claim;
- 3. The date on which the event on which the claim is based occurred.
- 4. A brief description of the nature of the debt or the basis for the claim.

All claims against Custom Kitchen Countertops, L.L.C. will be barred unless the proceeding to enforce the claim is commenced within three (3) years after the publication of this notice. Claims will also be barred as provided in Section 347.141 R.S.Mo.

#### NOTICE OF DISSOLUTION OF LIMITED LIABILITY COMPANY TO ALL CREDITORS OF AND CLAIMANTS AGAINST COPPER RIDGE DEVELOPMENT, LLC

On July 2, 2007, Copper Ridge Development, LLC, filed Notice of Winding Up for Limited Liability Company with the Missouri Secretary of State. Claims against Copper Ridge Development, LLC, must be submitted to Rick J. Muenks, Attorney at Law, 3041 S. Kimbrough Avenue, Ste. 106, Springfield, Missouri 65807. Claims must include name and address of claimant; amount of claim; basis of claim; and documentation of claim. By law, proceedings are barred unless commenced against the LLC within three years after the publication of this notice.

MISSOURI REGISTER

# Rule Changes Since Update to Code of State Regulations

August 15, 2007 Vol. 32, No. 16

This cumulative table gives you the latest status of rules. It contains citations of rulemakings adopted or proposed after deadline for the monthly Update Service to the *Code of State Regulations*, citations are to volume and page number in the *Missouri Register*, except for material in this issue. The first number in the table cite refers to the volume number or the publication year—30 (2005) and 31 (2006). MoReg refers to *Missouri Register* and the numbers refer to a specific *Register* page, R indicates a rescission, W indicates a withdrawal, S indicates a statement of actual cost, T indicates an order terminating a rule, N.A. indicates not applicable, RUC indicates a rule under consideration, and F indicates future effective date.

Rule Number	Agency Emergency OFFICE OF ADMINISTRATION	Proposed	Order	In Addition
1 CSR 10	State Officials' Salary Compensation Schedule			30 MoReg 2435
1 CSR 10-8.010	Commissioner of Administration	32 MoReg 970		
1 CSR 15-3.350	Administrative Hearing Commission	32 MoReg 1025		
2 CCD 20 2 040	DEPARTMENT OF AGRICULTURE	22 M D 071		
2 CSR 30-2.040	Animal Health	32 MoReg 971	22 M.D., 1250	
2 CSR 30-10.010	Animal Health	32 MoReg 578	32 MoReg 1350	
2 CSR 80-5.010 2 CSR 90-30.085	State Milk Board	32 MoReg 1093		
2 CSR 90-30.085 2 CSR 110-3.010	Weights and Measures Office of the Director	32 MoReg 1027		
2 CSR 110-3.010	Office of the Director	32 MoReg 1170		
	DEPARTMENT OF CONSERVATION			
3 CSR 10-4.130	Conservation Commission	32 MoReg 696	32 MoReg 1136	
3 CSR 10-5.422	Conservation Commission	N.A.	32 MoReg 1047	
3 CSR 10-7.431	Conservation Commission	N.A.	32 MoReg 1047	
3 CSR 10-7.432	Conservation Commission	N.A.	32 MoReg 1048	
3 CSR 10-7.433	Conservation Commission	N.A.	32 MoReg 1048	
3 CSR 10-7.434	Conservation Commission	N.A.	32 MoReg 1048	
3 CSR 10-7.437	Conservation Commission	N.A.	32 MoReg 1049	
3 CSR 10-7.438	Conservation Commission	N.A.	32 MoReg 1049	
3 CSR 10-7.440	Conservation Commission	N.A.	32 MoReg 1350	
3 CSR 10-7.455	Conservation Commission	N.A.	32 MoReg 1049	32 MoReg 261
3 CSR 10-20.805	Conservation Commission	N.A.	32 MoReg 1050	
	DEPARTMENT OF ECONOMIC DEVELOPMENT			
4 CSR 240-23.020	Public Service Commission	32 MoReg 1096		
4 CSR 240-23.030	Public Service Commission	32 MoReg 1104		
5 CCD 50 500 010	DEPARTMENT OF ELEMENTARY AND SECONDARY EDUC		22 M P 4051W	
5 CSR 50-500.010	Division of School Improvement	32 MoReg 412	32 MoReg 1051W	
5 CSR 60-100.050	Division of Career Education	31 MoReg 1644R	22 M D 1251D	
5 CCD 70 740 140	Constitution	32 MoReg 629R	32 MoReg 1351R	
5 CSR 70-742.140	Special Education	N.A.	32 MoReg 1052	
5 CSR 80-800.200 5 CSR 80-800.220	Teacher Quality and Urban Education Teacher Quality and Urban Education	32 MoReg 759		
5 CSR 80-800.220 5 CSR 80-800.230	Teacher Quality and Urban Education	32 MoReg 759 32 MoReg 760		
5 CSR 80-800.260	Teacher Quality and Urban Education	32 MoReg 760		
5 CSR 80-800.270	Teacher Quality and Urban Education	32 MoReg 761		
5 CSR 80-800.270 5 CSR 80-800.280	Teacher Quality and Urban Education	32 MoReg 761		<del></del>
5 CSR 80-800.280 5 CSR 80-800.350	Teacher Quality and Urban Education	32 MoReg 761		
5 CSR 80-800.360	Teacher Quality and Urban Education	32 MoReg 762		
5 CSR 80-800.380	Teacher Quality and Urban Education	32 MoReg 762		
J CSK 60-600.360	reactici Quanty and Orban Education	32 Moreg 702		
7 CSR 10-4.020	DEPARTMENT OF TRANSPORTATION Missouri Highways and Transportation	22 M P (20	m · v	
7 CSR 10-6.070	Commission Missouri Highways and Transportation	32 MoReg 629	This Issue	
7 CSR 10 0.070	Commission	32 MoReg 536	32 MoReg 1136	
7 CSR 10-25.010	Missouri Highways and Transportation Commission	-	-	32 MoReg 1059 This Issue
7 CSR 10-25.030	Missouri Highways and Transportation	22. M. D 541	22 M D 4126	
	Commission 32 MoReg 521 (Changed from 12 CSR 20-3.010)	32 MoReg 541	32 MoReg 1136	
8 CSR 10-3.130	DEPARTMENT OF LABOR AND INDUSTRIAL RELATIONS Division of Employment Security	32 MoReg 537	32 MoReg 1052	
	DEPARTMENT OF NATURAL RESOURCES			
10 CSR 10-2.100	Air Conservation Commission	32 MoReg 1115R		
10 CSR 10-2.210	Air Conservation Commission	32 MoReg 1175		
10 CSR 10-3.030	Air Conservation Commission	32 MoReg 1115R		
10 CSR 10-4.090	Air Conservation Commission	32 MoReg 1115R		
10 CSR 10-5.070	Air Conservation Commission	32 MoReg 1116R		
10 CSR 10-5.220	Air Conservation Commission	32 MoReg 215	32 MoReg 1351	

#### Missouri Register

Rule Number	Agency	Emergency	Proposed	Order	In Addition
10 CSR 10-5.375	Air Conservation Commission		32 MoReg 305R	32 MoReg 1053R	
10 CSR 10-5.380	Air Conservation Commission		32 MoReg 305R	32 MoReg 1053R	
10 CSR 10-5.381	Air Conservation Commission		32 MoReg 306	32 MoReg 1053	
10 CSR 10-6.045	Air Conservation Commission		32 MoReg 1116		
10 CSR 10-6.070	Air Conservation Commission		32 MoReg 139	32 MoReg 1057	
10 CSR 10-6.075	Air Conservation Commission		32 MoReg 139	32 MoReg 1057	
10 CSR 10-6.080 10 CSR 10-6.110	Air Conservation Commission Air Conservation Commission		32 MoReg 141 32 MoReg 976	32 MoReg 1057	
10 CSR 10-6.110 10 CSR 10-6.241	Air Conservation Commission		32 MoReg 1118		
10 CSR 10-6.250	Air Conservation Commission		32 MoReg 1119		
10 CSR 10-6.260	Air Conservation Commission		32 MoReg 1180		
10 CSR 10-6.300	Air Conservation Commission		32 MoReg 538	This Issue	
10 CSR 20-4.023	Clean Water Commission	32 MoReg 395	32 MoReg 633		
10 CSR 20-4.030	Clean Water Commission	32 MoReg 396	32 MoReg 636		
10 CSR 20-4.061	Clean Water Commission	32 MoReg 396	32 MoReg 638		
10 CSR 20-7.050	Clean Water Commission	31 MoReg 1845	31 MoReg 2049	32 MoReg 1136	
10 CSR 23-3.100	Division of Geology and Land Survey		32 MoReg 320	32 MoReg 1058	
10 CSR 23-5.050 10 CSR 25-2.020	Division of Geology and Land Survey Hazardous Waste Management Commission		32 MoReg 322 32 MoReg 640	32 MoReg 1058	
10 CSR 25-2.020 10 CSR 60-13.010	Public Drinking Water Program	32 MoReg 398	32 MoReg 641		
10 CSR 80-8.020	Solid Waste Management	32 Working 370	32 MoReg 224	32 MoReg 1358	
10 CSR 80-8.030	Solid Waste Management		32 MoReg 226	32 MoReg 1359	
10 CSR 80-8.040	Solid Waste Management		32 MoReg 227R	32 MoReg 1359R	
10 CSR 80-8.050	Solid Waste Management		32 MoReg 228	32 MoReg 1360	
10 CSR 80-8.060	Solid Waste Management		32 MoReg 238	32 MoReg 1360	
10 CSR 80-9.010	Solid Waste Management		32 MoReg 323R		
10 CSR 80-9.030	Solid Waste Management		32 MoReg 241	32 MoReg 1361	
10 CSR 80-9.035	Solid Waste Management Solid Waste Management		32 MoReg 242	32 MoReg 1361	
10 CSR 80-9.050 10 CSR 140-2	Division of Energy		32 MoReg 323		32 MoReg 599
10 CSR 140-2 10 CSR 140-6.010	Division of Energy  Division of Energy		32 MoReg 696		32 WIOKES 399
10 CBK 140 0.010	Division of Energy		32 Molecy 030		
	DEPARTMENT OF PUBLIC SAFETY				
11 CSR 10-3.015	Adjutant General		32 MoReg 1182		
11 CSR 40-5.110	Division of Fire Safety		32 MoReg 841		
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20 CSK 2200-2.100	State Board of Nursing		32 MoReg 868		
20 CSR 2200-2.110	State Board of Nursing		32 MoReg 869R		
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20 CSR 2200-2.120	State Board of Nursing		32 MoReg 872R		
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## **Emergency Rules**

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Department of Missouri Highways a 7 CSR 10-25.030	Transportation and Transportation Commission Apportion Registration	. 32 MoReg 521	August 29, 2007
Department of Clean Water Comm 10 CSR 20-4.023 10 CSR 20-4.030 10 CSR 20-4.061 Public Drinking Wa 10 CSR 60-13.010	State Forty Percent Construction Grant Program	3. 32 MoReg 396	August 30, 2007 August 30, 2007
Department of Highway Reciprocity 12 CSR 20-3.010		. 32 MoReg 521	August 29, 2007
Department of Family Support Div 13 CSR 40-32.010 Division of Medical 13 CSR 70-3.170 13 CSR 70-10.030 13 CSR 70-15.110 13 CSR 70-15.180	ision  Basis of Payment	. 32 MoReg 1167	December 27, 2007 December 27, 2007 December 27, 2007
	Health and Senior Services  nity and Public Health  Definitions Relating to Communicable, Environmental and Occupational Diseases  Quarantine or Isolation Practices and Closing of Schools and Places of Public and Private Assembly	C	•
Department of Statistical Reporting 20 CSR 600-1.030			. February 28, 2008

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Executive Orders	Subject Matter	Filed Date	Publication
Orders	Subject Matter 2007	rned Date	Publication
	<u>2007</u>		
07-01	Authorizes Transportation Director to temporarily suspend certain commercial		22 M D 205
07-02	motor vehicle regulations in response to emergencies  Declares that a State of Emergency exists in the State of Missouri, directs that	January 2, 2007	32 MoReg 295
07-02	the Missouri State Emergency Operations Plan be activated	January 13, 2007	32 MoReg 298
07-03	Directs the Adjutant General call and order into active service such portions of		
	the organized militia as he deems necessary to aid the executive officials of Missouri, to protect life and property, and to support civilian authorities	January 13 2007	32 MoReg 299
07-04	Vests the Director of the Missouri Department of Natural Resources with full	January 13, 2007	32 Mokeg 299
	discretionary authority to temporarily waive or suspend the operation of any		
	statutory or administrative rule or regulation currently in place under his		
	purview in order to better serve the interest of public health and safety during the period of the emergency and subsequent recovery period	January 13, 2007	32 MoReg 301
07-05	Transfers the Breath Alcohol Program from the Missouri Department of Healt		32 Workeg 301
	and Senior Services to the Missouri Department of Transportation	January 30, 2007	32 MoReg 406
07-06	Transfers the function of collecting surplus lines taxes from the Missouri		
	Department of Insurance, Financial Institutions and Professional Registration to the Department of Revenue	January 30, 2007	32 MoReg 408
07-07	Transfers the Crime Victims' Compensation Fund from the Missouri	Junuary 50, 2007	32 Money 100
	Department of Labor and Industrial Relations to the Missouri Department of		
07-08	Public Safety  Extends the declaration of emergency contained in Executive Order 07-02 and	January 30, 2007	32 MoReg 410
07-00	the terms of Executive Order 07-04 through May 15, 2007, for continuing		
	cleanup efforts from a severe storm that began on January 12	February 6, 2007	32 MoReg 524
07-09	Orders the Commissioner of Administration to take certain specific cost	F-1 22 2007	22 M-D 571
07-10	saving actions with the OA Vehicle Fleet  Reorganizes the Governor's Advisory Council on Physical Fitness and	February 23, 2007	32 MoReg 571
07-10	Health and relocates it to the Department of Health and Senior Services	February 23, 2007	32 MoReg 573
07-11	Designates members of staff with supervisory authority over selected state	•	
07.12	agencies	February 23, 2007	32 MoReg 576
07-12 07-13	Orders agencies to support measures that promote transparency in health care Orders agencies to audit contractors to ensure that they employ people who	March 2, 2007	32 MoReg 625
	are eligible to work in the United States, and requires future contracts to contracts		
	language allowing the state to cancel the contract if the contractor has knowing		22 M D (27
07-14	employed individuals who are not eligible to work in the United States  Creates and establishes the Missouri Mentor Initiative, under which up to 200	March 6, 2007	32 MoReg 627
07-14	full-time employees of the state of Missouri are eligible for one hour per wee		
	of paid approved work to mentor in Missouri public primary and secondary		
07-15	schools up to 40 hours annually Gov. Matt Blunt increases the membership of the Mental Health	April 11, 2007	32 MoReg 757
07-15	Transformation Working Group from eighteen to twenty-four members	April 23, 2007	32 MoReg 839
07-16	Creates and establishes the Governor's "Crime Laboratory Review Commission		be money obs
0= 1=	within the Department of Public Safety	June 7, 2007	32 MoReg 1090
07-17	Gov. Matt Blunt activates portions of the Missouri National Guard in response to severe storms and potential flooding	May 7, 2007	32 MoReg 963
07-18	Gov. Matt Blunt declares a State of Emergency and directs the Missouri State	Way 7, 2007	32 WOKES 903
	Emergency Operations Plan be activated in response to severe storms that		
07.10	began May 5	May 7, 2007	32 MoReg 965
07-19	Gov. Matt Blunt authorizes the departments and agencies of the Executive Branch of Missouri state government to adopt a program by which employees		
	may donate a portion of their annual leave benefits to other employees who h		
	experienced personal loss due to the 2007 flood or who have volunteered in		
07-20	a flood relief  Gov. Matt Blunt gives the director of the Department of Natural Resources the	May 7, 2007	32 MoReg 967
07-20	authority to suspend regulations in the aftermath of a flood emergency	May 7, 2007	32 MoReg 969
07-21	Orders agencies to evaluate the performance of all employees pursuant to the	•	
	procedures of the Division of Personnel within the Office of Administration a		
	that those evaluations be recorded in the Productivity, Excellence and Results for Missouri (PERform) State Employee Online Appraisal System		This Issue
07-22	for Missouri (PERform) State Employee Online Appraisal System  Declares a State of Emergency and directs the Missouri State Emergency	July 11, 2007	11115 188UC
	Operations Plan to be activated due to severe weather that began on		
	June 4, 2007	July 3, 2007	This Issue

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07-23	Activates the state militia in response to the aftermath of severe storms that began on June 4, 2007	July 3, 2007	This Issue
7-24	Orders the Commissioner of Administration to establish the Missouri Account Portal as a free Internet-based tool allowing citizens to view the financial train	tability	This issue
	related to the purchase of goods and services and the distribution of funds fo state programs	r July 11, 2007	This Issue
	<u>2006</u>		
06-01	Designates members of staff with supervisory authority over selected state agencies	January 10, 2006	31 MoReg 28
06-02	Extends the deadline for the State Retirement Consolidation Commission to issue its final report and terminate operations to March 1, 2006	•	
06-03	Creates and establishes the Missouri Healthcare Information Technology Task Force	January 11, 2006  January 17, 2006	31 MoReg 283
6-04	Governor Matt Blunt transfers functions, personnel, property, etc. of the Divi of Finance, the State Banking Board, the Division of Credit Unions, and the		31 MoReg 37
	Division of Professional Registration to the Department of Insurance. Renam Department of Insurance as the Missouri Department of Insurance, Financial		
06-05	Institutions and Professional Registration. Effective August 28, 2006 Governor Matt Blunt transfers functions, personnel, property, etc. of the	February 1, 2006	31 MoReg 44
06.06	Missouri Rx Plan Advisory Commission to the Missouri Department of Health and Senior Services. Effective August 28, 2006	February 1, 2006	31 MoReg 45
06-06	Governor Matt Blunt transfers functions, personnel, property, etc. of the Missouri Assistive Technology Advisory Council to the Missouri Departmen of Elementary and Secondary Education. Rescinds certain provisions of	t	
	Executive Order 04-08. Effective August 28, 2006	February 1, 2006	31 MoReg 45
06-07	Governor Matt Blunt transfers functions, personnel, property, etc. of the Missouri Life Sciences Research Board to the Missouri Department of		
06-08	Economic Development  Names the state office building, located at 1616 Missouri Boulevard, Jefferson	February 1, 2006	31 MoReg 45.
)< 00	City, Missouri, in honor of George Washington Carver	February 7, 2006	31 MoReg 45
06-09	Directs and orders that the Director of the Department of Public Safety is the Homeland Security Advisor to the Governor, reauthorizes the Homeland		
06.40	Security Advisory Council and assigns them additional duties	February 10, 2006	31 MoReg 460
06-10	Establishes the Government, Faith-based and Community Partnership	March 7, 2006	31 MoReg 57
06-11	Orders and directs the Adjutant General to call and order into active service such portions of the organized militia as he deems necessary to aid the executive officials of Missouri, to protect life and property and to employ		
06-12	such equipment as may be necessary in support of civilian authorities  Declares that a State of Emergency exists in the State of Missouri and directs	March 13, 2006	31 MoReg 58
	that the Missouri State Emergency Operation Plan be activated	March 13, 2006	31 MoReg 582
06-13	The Director of the Missouri Department of Natural Resources is vested with full discretionary authority to temporarily waive or suspend the operation of any statutory or administrative rule or regulation currently in place under his		
	purview in order to best serve the public health and safety during the period of the emergency and the subsequent recovery period	March 13, 2006	31 MoReg 584
06-14	Declares a State of Emergency exists in the State of Missouri and directs that Missouri State Emergency Operation Plan be activated		31 MoReg 64
06-15	Orders and directs the Adjutant General, or his designee, to call and order intactive service portions of the organized militia as he deems necessary to aid executive officials of Missouri, to protect life and property, and take such act	the tion	
	and employ such equipment as may be necessary in support of civilian autho and provide assistance as authorized and directed by the Governor	April 3, 2006	31 MoReg 64:
06-16	Declares that a State of Emergency exists in the State of Missouri, directs that the Missouri State Emergency Operations Plan be activated		31 MoReg 64
06-17	Declares that a State of Emergency exists in the State of Missouri, directs that the Missouri State Emergency Operations Plan be activated	_ •	31 MoReg 64
06-18	Authorizes the investigators from the Division of Fire Safety, the Park Ranger the Department of Natural Resources, the Conservation Agents from the Dep of Conservation, and other POST certified state agency investigators to exerc full state wide police authority as vested in Missouri peace officers pursuant	s from Partment ise to	
06-19	Chapter 590, RSMo during the period of this state declaration of emergency Allows the director of the Missouri Department of Natural Resources to grant	April 3, 2006	31 MoReg 65
17	waivers to help expedite storm recovery efforts	April 3, 2006	31 MoReg 652

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06-20	Creates interim requirements for overdimension and overweight permits for		
	commercial motor carriers engaged in storm recovery efforts	April 5, 2006	31 MoReg 765
06-21	Designates members of staff with supervisory authority over selected state		
06.22	agencies	June 2, 2006	31 MoReg 1055
06-22	Healthy Families Trust Fund Establishes Interoperable Communication Committee	June 22, 2006	31 MoReg 1137
06-23 06-24	Establishes Missouri Abraham Lincoln Bicentennial Commission	June 27, 2006 July 3, 2006	31 MoReg 1139 31 MoReg 1209
06-25	Declares that a State of Emergency exists in the State of Missouri, directs that	July 3, 2000	31 WIOKEG 1209
00-25	the Missouri State Emergency Operations Plan be activated	July 20, 2006	31 MoReg 1298
06-26	Directs the Adjutant General to call and order into active service such portions		01 Morteg 1290
	of the organized militia as he deems necessary to aid the executive officials of		
	Missouri, to protect life and property, and to support civilian authorities	July 20, 2006	31 MoReg 1300
06-27	Allows the director of the Missouri Department of Natural Resources to grant		
	waivers to help expedite storm recovery efforts	July 21, 2006	31 MoReg 1302
06-28	Authorizes Transportation Director to issue declaration of regional or local		
06.20	emergency with reference to motor carriers	July 22, 2006	31 MoReg 1304
06-29	Authorizes Transportation Director to temporarily suspend certain commercial	August 11 2006	21 MaDaa 1200
06-30	motor vehicle regulations in response to emergencies  Extends the declaration of emergency contained in Executive Order 06-25 and	August 11, 2006	31 MoReg 1389
00-30	the terms of Executive Order 06-27 through September 22, 2006, for the		
	purpose of continuing the cleanup efforts in the east central part of the State		
	of Missouri	August 18, 2006	31 MoReg 1466
06-31	Declares that a State of Emergency exists in the State of Missouri,	8	01111118
	directs that the Missouri State Emergency Operations Plan be activated	September 23, 2006	31 MoReg 1699
06-32	Allows the director of the Missouri Department of Natural Resources to grant	•	
	waivers to help expedite storm recovery efforts	September 26, 2006	31 MoReg 1701
06-33	Governor Matt Blunt orders all state employees to enable any state owned		
	wireless telecommunications device capable of receiving text messages or		
06.24	emails to receive wireless AMBER alerts	October 4, 2006	31 MoReg 1847
06-34	Governor Matt Blunt amends Executive Order 03-26 relating to the duties of		
	the Information Technology Services Division and the Information Technology Advisory Board		21 MoDog 1940
06-35	Governor Matt Blunt creates the Interdepartmental Coordination Council for	October 11, 2006	31 MoReg 1849
00 55	Job Creation and Economic Growth	October 11, 2006	31 MoReg 1852
06-36	Governor Matt Blunt creates the Interdepartmental Coordination Council for		
	Laboratory Services and Utilization	October 11, 2006	31 MoReg 1854
06-37	Governor Matt Blunt creates the Interdepartmental Coordination Council for		
	Rural Affairs	October 11, 2006	31 MoReg 1856
06-38	Governor Matt Blunt creates the Interdepartmental Coordination Council for		
0 < 20	State Employee Career Opportunity	October 11, 2006	31 MoReg 1858
06-39	Governor Matt Blunt creates the Mental Health Transformation Working	0-4-111 2006	21 M-D 1000
06-40	Group  Covernor Matt Plant erectes the Interdeportmental Coordination Council for	October 11, 2006	31 MoReg 1860
00-40	Governor Matt Blunt creates the Interdepartmental Coordination Council for State Service Delivery Efficiency	October 11, 2006	31 MoReg 1863
06-41	Governor Matt Blunt creates the Interdepartmental Coordination Council for	October 11, 2000	31 WIORCE 1603
00 11	Water Quality	October 11, 2006	31 MoReg 1865
06-42	Designates members of staff with supervisory authority over selected state	, , , , , , , , , , , , , , , , , , , ,	
	departments, divisions, and agencies	October 20, 2006	31 MoReg 1936
06-43	Closes state offices on Friday, November 24, 2006	October 24, 2006	31 MoReg 1938
06-44	Adds elementary and secondary education as another category with full		
	membership representation on the Regional Homeland Security Oversight		
	Committees in order to make certain that schools are included and actively	0 1 26 2006	21 14 7 1020
06.45	engaged in homeland security planning at the state and local level	October 26, 2006	31 MoReg 1939
06-45	Directs the Department of Social Services to prepare a Medicaid beneficiary employer report to be submitted to the governor on a quarterly basis. Such		
	report shall be known as the Missouri Health Care Responsibility Report	November 27, 2006	32 MoDeg 6
	Declares that a State of Emergency exists in the State of Missouri, directs that	November 27, 2006	32 MoReg 6
06-46	Deciares that a state of Emergency exists in the state of Missouri, unfects that		
06-46		December 1 2006	32 MoReg 127
	the Missouri State Emergency Operations Plan be activated	December 1, 2006	32 MoReg 127
06-46			32 MoReg 127

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06-48	Vests the Director of the Missouri Department of Natural Resources with full discretionary authority to temporarily waive or suspend the operation of any statutory or administrative rule or regulation currently in place under his pur in order to better serve the interest of public health and safety during the per	view iod	
0.6.40	of the emergency and subsequent recovery period	December 1, 2006	32 MoReg 131
06-49	Directs the Department of Mental Health to implement recommendations from the Mental Health Task Force to protect client safety and improve the delivery of mental health services	December 19, 2006	32 MoReg 212
06-50	Extends the declaration of emergency contained in Executive Order 06-46 and the terms of Executive Order 06-48 through March 1, 2007, for the purpose of continuing the cleanup efforts in the affected Missouri communities	December 28, 2006	32 MoReg 214

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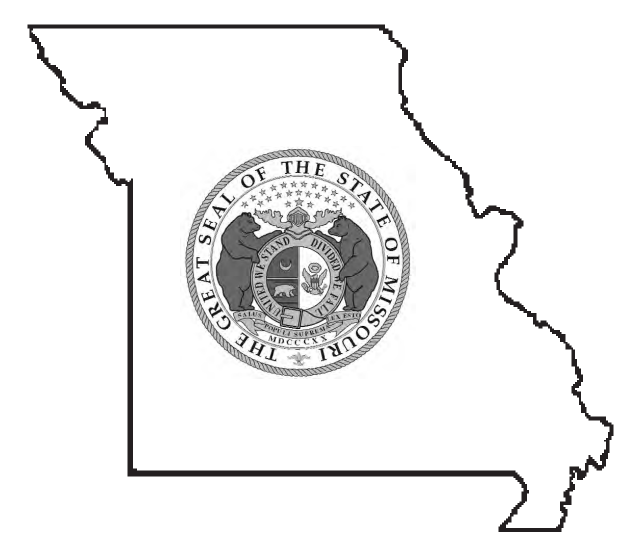
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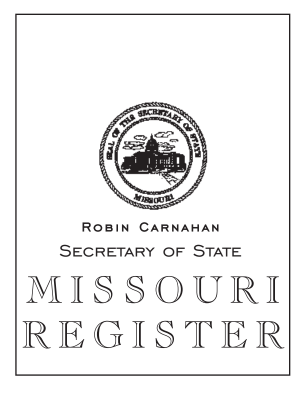
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